In The Matter Of:

Bobby Lewis and Michael Del Vecchio v. Alabama Department of Environmental Management

May 31, 2016

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Original File 5-31-16 Lewis v. ADEM Hearing Vol. I.txt

Min-U-Script® with Word Index

	bama Department of Environmental Management		May 31, 2010
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1	BEFORE THE	1	* * * * * * *
2	ALABAMA ENVIRONMENTAL MANAGEMENT COMMISSION	2	APPEARANCES (continued)
			(00.101.11301)
3		3	
4	BOBBY LEWIS and MICHAEL DEL VECCHIO,	4	Representing the Intervenor:
5		5	MR. F. LENTON WHITE, II
6	Petitioners,	6	Attorney at Law City Attorney's Office
7	v. DOCKET NO. 16-01	7	126 North Saint Andrews Street
-	ALABAMA DEPARTMENT OF	-	Dothan, Alabama 36303 334.615.3130
8	ENVIRONMENTAL MANAGEMENT, SOLIDWASTE DISPOSAL FACILITY PERMIT	8	lwhite@dothan.org
9	Respondent, No. 35-06	9	
10		10	
11	CITY OF DOTHAN, ALABAMA,	11	Also Present:
	Intervenor.		
12		12	Mr. Bobby Lewis
13	* * * * * * *	13	Mr. Michael Del Vecchio
14		14	
15	Volume I of the hearing for the above-styled	15	Mr. Phillip D. Davis, PE
16	action was taken before Patrick R. Miller,	16	Mr. Daniel Wells, PE
	Alabama Certified Court Reporter, No. 2037, as		
17	Commissioner, on Tuesday, May 31st, 2016,	17	
18	commencing at approximately 9:00 a.m., at the	18	
19		19	
20	Alabama Department of Environmental Management,	20	
21	in the Alabama Room, 1400 Coliseum Boulevard,	21	
22	Montgomery, Alabama.	22	
23		23	
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2	APPEARANCES	2	EXAMINATION INDEX
3		3	
4	Hooming Officer. BUE HONODADLE TAMES E HAMDRON	4	Bobby Lewis
	Hearing Officer: THE HONORABLE JAMES F. HAMPTON		DIRECT BY MR. LUDDER
5		5	CROSS BY MR. WHITE
6	Representing the Petitioners:	6	Michael Del Vecchio
7	MR. DAVID A. LUDDER	7	DIRECT BY MR. LUDDER
8	Attorney at Law		
_	Law Office of David A. Ludder	8	CROSS BY MR. CARTER 140
	Law Office of David A. Ludder 9150 McDougal Court	8	CROSS BY MR. CARTER
9	9150 McDougal Court Tallahassee, Florida 32312 850.386.5671	9	CROSS BY MR. CARTER
9 10	9150 McDougal Court Tallahassee, Florida 32312		CROSS BY MR. CARTER
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10 11 12	9150 McDougal Court Tallahassee, Florida 32312 850.386.5671	9 10 11 12	CROSS BY MR. CARTER
10 11 12 13	9150 McDougal Court Tallahassee, Florida 32312 850.386.5671 davidaludder@enviro-lawyer.com Representing the Respondent: MR. ANTHONY TODD CARTER	9 10 11 12 13	CROSS BY MR. CARTER
10 11 12 13 14	9150 McDougal Court Tallahassee, Florida 32312 850.386.5671 davidaludder@enviro-lawyer.com Representing the Respondent:	9 10 11 12 13 14	CROSS BY MR. CARTER
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10 11 12 13 14 15 16 17	9150 McDougal Court Tallahassee, Florida 32312 850.386.5671 davidaludder@enviro-lawyer.com Representing the Respondent: MR. ANTHONY TODD CARTER Associate General Counsel Alabama Department of Environmental Management 1400 Coliseum Boulevard Montgomery, Alabama 36110 334.271.7855 atcarter@adem.state.al.us MR. PAUL CHRISTIAN SASSER, JR. Associate General Counsel	9 10 11 12 13 14 15 16 17	CROSS BY MR. CARTER
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10 11 12 13 14 15 16 17 18 19 20 21	9150 McDougal Court Tallahassee, Florida 32312 850.386.5671 davidaludder@enviro-lawyer.com Representing the Respondent: MR. ANTHONY TODD CARTER Associate General Counsel Alabama Department of Environmental Management 1400 Coliseum Boulevard Montgomery, Alabama 36110 334.271.7855 atcarter@adem.state.al.us MR. PAUL CHRISTIAN SASSER, JR. Associate General Counsel Alabama Department of Environmental Management 1400 Coliseum Boulevard Montgomery, Alabama 36110 334.271.7855	9 10 11 12 13 14 15 16 17 18 19 20 21	CROSS BY MR. CARTER

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1		* * * * * * * *		1	* * * * * * *
2		EXHIBIT INDEX		2	HEARING OFFICER. All right. We
3	Exhib		RKED	3	are on the record. Ladies and
4	J-1	01/08/2016 - Modified Permit	321	4	gentlemen, this is a matter before the
5	J-3	Pt. I, 01/13/2015 - Permit	322	5	Alabama Environmental Management
6		Modification Application, Operations Manual		6	Commission styled Bobby Lewis and
7	J-3	Pt. II, 01/13/2015 Permit	322	7	Michael Del Vecchio did I pronounce
8		Modification Application, Static Stability Analysis		8	that correctly who are the
9	J-3	Pt. III, 01/13/2015 Permit	322	9	Petitioners versus Alabama Department
10		Modification Application, Drawings		10	of Environmental Management who is the
11	J-3	Pt. IV, 01/20/2015 Permit Modification Application,	216	11	Respondent, and the City of Dothan,
12		City of Dothan Application		12	Alabama, who is an Intervenor. And we
13	J-3	Pt. V, Permit Modification Application, Fee Sheet	216	13	had a brief off-the-record discussion
14	J-3	Pt. VI,01/13/2015 Permit	51	14	before we started and agreed that all
15		Modification Application, Addendum Email		15	the parties decided to waive opening
16	J-7	09/02/2014 Letter from Corps to	302	16	statements, so we will begin with the
17		City of Dothan		17	Petitioners' first witness shortly.
18	J-9	04/27/2015 Joint Public Notice	322	18	Before we do that, if you don't mind,
19	J-11	Document titled, Solid Waste Disposal Facility Permit,	104	19	if you could introduce everybody at
20		Issuance Date, 10/21/2013		20	your conference at your counsel
21	P-3	E-mail with attached Public Notice	50	21	table, so that I'll know who they are,
22	P-4	Colored map showing proposed impacts	236	22	and the court reporter will need that
23				23	information that will help as well.
			D 0		D 0
,			Page 6		Page 8
1 2				1	David, if you'll go first, that
		EXHIBIT INDEX (continued)		2	would be good.
3 4	P-5		109	3	MR. LUDDER: Yes. My name is David
		Modification Plans for the Dothan Landfill for the City of Dothan		4	Ludder. I represent the Petitioners,
5		a	050	5	Bobby Lewis and Michael Del Vecchio.
6	P-6	Group of documents titled, Chapter 335-13-4 Permit Reqirements	252	6	HEARING OFFICER: All right. Thank
7	P-7		252	7	you.
8		Chapter 335-13-1 General Provisions		8	MR. CARTER: My name is Todd
9	I-1	land from Bernice K. Lewis to Bobby	80	9	Carter. I represent the Department,
10		R. Lewis		10	and at the counsel table, I have
11	1-2	February 12th, 1973 deed conveying land from S.T. and Bernice Lewis to	87	11	Phillip Davis, the Chief of Land
12		the City of Dothan		12	Division, and Attorney Chris Sasser,
13	1-3	Document titled, Warranty Deed, Joint tenants with Right of	157	13	also representing the Department.
14		Survivorship		14	MR. WHITE: I'm Len White,
15				15	representing the City of Dothan. We
16				16	have Ernie Stokes, Chief of Civil
17				17	Engineer
18				18	MR. STOKES: Senior Civil.
19				19	MR. WHITE: Senior Civil. Excuse
20				20	me. City of Dothan.
21				21	HEARING OFFICER: All right. Are
22				22	we ready to proceed?
22 23		* * * * * * * *		22	MR. LUDDER: Your Honor, I have a

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1	preliminary motion.	1	somebody sneaks in the back on you and
2	HEARING OFFICER: Okay.	2	you not know it, I'll try to I'll
3	MR. LUDDER: The Petitioners	3	try to help you with that as well.
4	request that Your Honor invoke the	4	All right. Anything else on that
5	sequestration rule for witnesses to	5	subject?
6	exclude them from the hearing room and	6	MR. LUDDER: And that a party
7	also to instruct them not to	7	representative be excluded?
8	communicate with anybody about prior	8	HEARING OFFICER: Yes no, I'm
9	testimony.	9	going to allow a party representative
10	HEARING OFFICER: All right. Any	10	here.
11	response to that request for the rule?	11	MR. LUDDER: That's what I meant.
12	MR. WHITE: If that rule be	12	Excluded from the rule.
13	granted, we'd like to substitute	13	HEARING OFFICER: Yes. Excluded
14	representatives, Judge.	14	from the rule.
15	HEARING OFFICER: All right.	15	MR. LUDDER: Yes.
16	MR. WHITE: Forgive me if I call	16	HEARING OFFICER: I thought you
17	you "Judge." I'm just	17	meant excluded from the room.
18	HEARING OFFICER: That's fine. You	18	MR. LUDDER: Yeah.
19	can call me whatever you want. Well,	19	MR. WHITE: For the record, we have
20	almost. How about that?	20	Daniel Wells, the city representative.
21	All right. Well, I will grant that	21	HEARING OFFICER: Mr. Wells? Is
22	request. I will invoke the rule.	22	that right?
23	Ladies and gentlemen in the audience,	23	MR. WELLS: Yes, sir.
	Page ²	10	Page 12
1	that means if you are scheduled to	1	HEARING OFFICER: What was your
2	testify in this case, you are excluded	2	first name?
3	from hearing the testimony in the	3	MR. WELLS: Daniel.
4	case, so you won't be able to sit here	4	HEARING OFFICER: Thank you, sir.
5	and participate and listen. Also,	5	Anything else? Mr. Ludder? Call your
6	I want to instruct you, if you're a	6	first witness.
7	witness hang on one second. I also	7	MR. LUDDER: All right.
8	want to instruct you, once someone has	8	Before before I do, let me ask if
9	testified, don't discuss that	9	the attorneys want to kind of explain
10	testimony with others who may testify.	10	to the Judge about the exhibits.
11	Keep that to yourself. That sort of	11	MR. CARTER: Okay. We can. Your
12	defeats the purpose of the rule if you	12	Honor, what we have well, we
13	go out of here and then tell everybody	13	basically propose to try and cut down
14	what you said or what you were	14	on some of the confusion with the
15	cross-examined about. So that's	15	exhibits. We have in the books over
16	generally the rule.	16	here on the witness by the witness
17	Lawyers okay, now you may be	17	chair, joint exhibits. I think
18	excused. Thank you. Lawyers, help me	18	the they're tabbed as Joint
19	with this, I don't know who your	19	Exhibits 1 through 14, but we've
20	witnesses are. You look around the	20	removed a couple of exhibits in the
21	room. If somebody comes in, you know,	21	past week or so, so those that
22	keep your eye out, make sure you know	22	isn't a consecutive 1 through 12, but
23	who your witnesses are. You know, if	23	those are the joint exhibits. And

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1	those exhibits were basically the	1	that works. Sometimes we get
2	parties got together. Those have been	2	originals or whatever mixed up. Just
3	basically pulled off our eFile system	3	make sure he gets them in the end,
4	or or negotiated through	4	okay?
5	communications with the with the	5	MR. CARTER: That's fine. Thank
6	parties. And I guess are we going	6	you.
7	to stipulate? We'll stipulate to the	7	HEARING OFFICER: Anything else?
8	authenticity of the exhibits in the	8	MR. LUDDER: No. Petitioners call
9	joint exhibit books. I think	9	Bobby Lewis.
10	we're however, we won't stipulate	10	HEARING OFFICER: Mr. Lewis, I
11	to David, I think you said it	11	think we'll put the witnesses right
12	better a while ago but to the to	12	here. You're the first one, and our
13	what they're being offered for, I	13	court reporter will swear you in.
14	guess.	14	(The Witness was duly sworn.)
15	MR. LUDDER: Right.	15	DIRECT EXAMINATION
16	MR. CARTER: Is that close?	16	BY MR. LUDDER:
17	MR. LUDDER: Right.	17	Q. Would you please state your name?
18	MR. CARTER: There may be some	18	A. I'm Bobby Lewis.
19	differences as to what the Department	19	Q. Make sure that I can hear you too.
20	would offer a document for and what	20	A. Okay.
21	Mr. Ludder may offer the document for,	21	Q. And where do you live presently?
22	so	22	A. My physical address is 3019 Webb
23	HEARING OFFICER: Are you agreeing	23	Road, Dothan, Alabama, 36303.
	Page 1	4	Page 16
1	that they're admissible, though?	1	Q. And how long have you lived at
2	MR. WHITE: Yes, sir.	2	that location?
3	MR. CARTER: Yes, sir.	3	A. Outside of about two years, my
4	MR. LUDDER: Well, we are agreeing	4	entire adult life or entire life, which
5	that they are authentic. They may not	5	is I'm soon to be 62.
6	be admissible if they're not relevant.	6	Q. And do you own your own home?
7	HEARING OFFICER: Okay. Okay.	7	A. I do.
8	That's fine. You haven't all	8	Q. And you own the real estate it's
9	right. That's fine that's good.	9	on?
10	You'll just have to offer them each	10	A. Yes.
11	time.	11	Q. How much real estate do you own in
12	MR. CARTER: Yes, sir.	12	that in and around your home?
13	HEARING OFFICER: Anything else on	13	A. Approximately 65-plus acres.
14	that subject? Do this for me, please.	14	Q. Okay. And when did you purchase
15	Make sure the court reporter ends up	15	that property?
16	with all the original exhibits that	16	A. Well, it was acquired at different
17	are admitted into evidence, so that at	17	times, but back in the '70s, my mother and daddy
18	the end of this hearing, we're not	18	gave me an acre, and I bought an additional
19	flopping around like we usually are	19	acre. I don't recall the exact date of that
20	looking for exhibits. Make sure he	20	purchase. And after before my dad
		1	-
21	has them. I won't take them out of	21	left died, passed away, we started they
		21 22	left died, passed away, we started they were very independent people, and rather than
21	has them. I won't take them out of		- · · · · · · · · · · · · · · · · · · ·

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1	would Can you pay our bills I'm going to	1	been marked as Joint Exhibit Number 3, Part
2	give you some land. And so throughout, there's	2	Roman III, and ask you if you have seen that
3	multiple deeds on the tract of land different	3	diagram before.
4	tracts of land I own.	4	A. Yes, sir, I have.
5	Q. Okay. And are you aware that ADEM	5	Q. When you saw it, did you see it in
6	issued a permit modification for an expansion of	6	black and white, or color?
7	the Dothan landfill in January, 2016?	7	A. I saw it in both ways.
8	A. Yes, sir.	8	Q. You did?
9	Q. And do you know where that	9	MR. LUDDER: Your Honor, I'd ask
10	landfill expansion will be located?	10	permission to substitute a color copy
11	A. Approximately seven- or	11	after the hearing is over.
12	eight-tenths of a mile in front of my house.	12	HEARING OFFICER: Okay.
13	Q. And is that in what direction	13	BY MR. LUDDER:
14	from your house?	14	Q. What does that diagram show?
15	A. Directly from my front door to	15	A. It shows this is Webb Road
16	the southwest corner of the proposed expansion,	16	coming off of Ross Clark Circle, Highway 210.
17	the south/southwest.	17	Q. When you say, "this," you have to
18	Q. And do you know how large the	18	describe where you are on the map.
19	landfill expansion is supposed to be?	19	A. Okay. Beginning at the left-hand
20	A. The proposed expansion is	20	corner of this page left-hand center
21	approximately 20 acres on one of the cells.	21	[verbatim] corner there is a road right of
22	Q. Okay. Let's look at the joint	22	way that is Old Webb Road, and this intersection
23	exhibit book, if we can find it, or Exhibit	23	road right here is Burkett Road, and
	Page 18		Page 20
1	Number 3. It should be yeah. See if you can	1	Q. "Right here," you're pointing to
2	find well, I'll try to find it for you.	2	where?
3	MR. DAVIS: See where it starts?	3	A. I'm I'm pointing in the center
4	MR. LUDDER: Are the drawings up	4	section of the proposed page or the shown
5	here? Are the drawings in this book?	5	page. And in looking at this, the existing
6	MR. CARTER: Yes. The drawings are	6	landfill, municipal solid waste disposal site
7	actually let's see Number VI, on	7	there in Dothan, is in the left center portion
8	Exhibit 3, Part Number VI.	8	of the page.
9	MR. LUDDER: Okay.	9	Q. And is that the larger rectangle
10	MR. CARTER: Excuse me, III.	10	that's horizontal in direction?
11	Excuse me. I got the wrong tab.	11	A. Yes, sir.
12	MR. LUDDER: Okay.	12	Q. Okay. And where is the proposed
13	MR. CARTER: You want to move	13	landfill?
14	another table?	14	A. It's lying to the south and
15	MR. LUDDER: Probably a good idea.	15	southeast of that area.
16	MR. CARTER: It will be easier to	16	Q. Okay. So it does it border the
17	handle.	17	existing landfill?
18	MR. LUDDER: Yeah.	18	A. Yes, sir.
19	MR. SASSER: Will that work for	19	Q. And where is your house on that
20	you?	20	diagram, if it if it is shown?
21	MR. LUDDER: Yeah, thank you.	21	A. My home is located if you
22	BY MR. LUDDER:	22	traverse from the intersection of Burkett Road
23	Q. All right. Let me show you what's	23	and Old Webb Road, you traverse down Webb Road
		1	

	Da 04		P 00
	Page 21		Page 23
1	approximately half a mile, and my home and	1	use it?
2	property is located on the north side of Old	2	MR. LUDDER: Now, do you have an
3	Webb Road across from the closed municipal solid	3	exhibit number that you want to offer
4	waste disposal site, 35-01.	4	for those? Use for this, anyway?
5	Q. Okay. Let me ask you to circle	5	MR. WHITE: We can use yours. I
6	your house, if you can find it, and then put	6	mean, I'll just refer to yours.
7	your initials next to it.	7	MR. LUDDER: Okay.
8	A. It's an old drawing.	8	HEARING OFFICER: Do you want to
9	Q. Put your initials next to it.	9	put the whole set in?
10	A. I did, yes, sir.	10	MR. WHITE: I think that's a good
11	Q. Okay. You did? Okay. Very good.	11	idea.
12	HEARING OFFICER: Mr. Ludder, when	12	HEARING OFFICER: All right. Let's
13	you substitute that color copy, I'm	13	mark it as
14	not going to have that. Do you want	14	MR. LUDDER: Exhibit P-5?
15	to go ahead and let him	15	HEARING OFFICER: Either joint
16	MR. LUDDER: I don't have that.	16	exhibit or not, I don't really care.
17	HEARING OFFICER: You don't have	17	MR. WHITE: You want to look at it
18	that	18	and just confirm that there's nothing
19	MR. LUDDER: Well, it's clean	19	in here you don't like?
20	enough, and the marking the exhibit	20	MR. LUDDER: I'm sure I'm sure
21	marking's the only difference, but	21	that's fine. Let's just mark this as
22	other than that, it's clean.	22	Exhibit P-5.
23	HEARING OFFICER: I understand, but	23	HEARING OFFICER: P-5?
23	TILARING OFFICER. I understand, but	23	HEARING OFFICER, 1-3:
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1	I'm not going to have his notations on	1	MR. LUDDER: P-5. There's a cover
2	I'm not going to have his notations on the one you substituted.	2	MR. LUDDER: P-5. There's a cover page on the front?
2	I'm not going to have his notations on the one you substituted. MR. LUDDER: What I'm saying is,	2	MR. LUDDER: P-5. There's a cover page on the front? MR. WHITE: Yes.
2 3 4	I'm not going to have his notations on the one you substituted. MR. LUDDER: What I'm saying is, May I substitute this?	2 3 4	MR. LUDDER: P-5. There's a cover page on the front? MR. WHITE: Yes. BY MR. LUDDER:
2	I'm not going to have his notations on the one you substituted. MR. LUDDER: What I'm saying is, May I substitute this? HEARING OFFICER: Yes. It's fine	2 3 4 5	MR. LUDDER: P-5. There's a cover page on the front? MR. WHITE: Yes. BY MR. LUDDER: Q. All right. Mr. Lewis, I'm showing
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1	A. Yes, sir.	1	times, it can be bad. It can be like a little
2	Q. And the area where the proposed	2	mini dust storm. I've been out west and saw
3	landfill expansion, is that the one colored in	3	those, been involved in some of those. You have
4	green?	4	flies. You have rodents. Your buzzards, your
5	A. Yes, sir.	5	crows, seagulls, your vermin, you know, as far
6	Q. Okay.	6	as a lot of coons and possums and other wild
7	HEARING OFFICER: Mr. Lewis, show	7	animals.
8	me where your house is again. Okay.	8	Q. All right. Do you let's
9	Thank you.	9	discuss the birds that you've identified. How
10	BY MR. LUDDER:	10	often have you seen birds at your at and
11	Q. Mr. Lewis, is it your	11	around your house?
12	understanding that the landfill that's shown in	12	A. As a daily occurrence. It was
13	pink is in operation right now? That's the	13	from I don't recall seeing them as bad when
14	existing landfill?	14	the landfill was directly across the road from
15	A. Well, based on media reports and	15	my home. I don't know why that case was, but
16	personal observations, and the media says or	16	when they moved to this location and started
17	Dothan has started transferring their garbage	17	using it, we started having more and more
18	to a third-party vendor. I don't recall. Maybe	18	buzzards. And the seagulls, I had never seen
19	it's Waste Management. But as as far as I	19	them in our area before. Coyotes was another
20	understand, it's in the process of being closed.	20	thing that I don't recall ever having there on
	Q. Is it your understanding that	21	the home place. And I refer to the "home
21	waste is being disposed of at that site now?	22	place." My mother and daddy bought the farm in
22	A. They're still being	23	1955.
23	A. They te sun being	23	1733.
	Page 26		Page 28
1	used there's still some waste being put on	1	Q. All right. And would you describe
2	the site, yes, sir.	2	how many birds you have seen at your house?
3	Q. Okay. But you believe it to be in	3	A. From a few to hundreds, if not
4	the process of closure?	4	maybe thousands.
5	A. Well, that's what my understanding	5	Q. At one time?
6	is, again.	6	A. At one time.
7	Q. Okay. Do you know when that	7	Q. And since the existing landfill
8	landfill was in operation? What year to year?	8	has reduced the amount of waste that it has
9	A. If I remember correctly, it was	9	accepted, have you seen any change in the number
10	either '90 sometime in late '92 or early '93	10	of birds at your house?
11	it first started being put into use.	11	A. A drastic change. Yes, sir.
12	Q. And do you know when it when it	12	Q. And in which which direction?
13	substantially ceased to be used?	13	A. Down. We went from seeing, you
14	A. If I remember correctly, I think	14	know, hundreds to seeing just a few. You know,
15	it was either in October or November that the	15	from you'd see a dead possum or some
16	City had contracted to start trucking their	16	other you know, maybe somebody's pet had
17	waste to other areas another location.	17	gotten run over, there'd be, you know, two or
18	Q. Okay. Does the landfill have any	18	three or four buzzards, which is kind of typical
1	· · · · · · · · · · · · · · · · · · ·	1	-

live?

A. Yes, sir.

19

20

21

22

23

kind of impact in the area where you're -- you

Q. And what impact would that be?

A. You have dust, you have the -- at

19

20

21

22

23

in the southeast -- from the hundreds, if not

thousands. It was nothing to see -- when the

landfill was in full operation -- to see a dead

animal in the road, and there'd may be 100

buzzards there in or around on the road right of

1 Aleek	ama Department of Environmental Management		May 31, 2016
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1	way.	1	it when it warms back up. And I would attribute
2	Q. All right. I believe you	2	that to the expansion and contraction of the
3	mentioned odors. What kind of odors did you	3	surface of the earth.
4	experience at your house?	4	Q. All right. Now, you mentioned
5	A. I'd describe it as very putrid, a	5	dust at your property. Was that during the time
6	very vile odor. Growing up, we had a lot of	6	that the existing landfill was in operation?
7	hogs, and hog pens did not to me, did not	7	A. Yes, sir.
8	smell as bad as the landfill at times.	8	Q. And what's the status now?
	Q. And since the existing landfill		A. It's greatly reduced.
9	has been has reduced the amount of waste that	9	Q. Okay. And you mentioned flies in
10	has been disposed of there, has there been a	10	and around your house?
11		11	•
12	change? THE WITNESS: This is some of our	12	A. Yes, sir.
13		13	Q. Has that been a problem inside
14	witnesses, Your Honor.	14	your house?
15	HEARING OFFICER: Is that your	15	A. If you kept we kept the house
16	witness?	16	shut up and sealed up, or I did. I'm a single
17	MR. LUDDER: Yes, it is.	17	man, and my daughter's lives in Montgomery
18	HEARING OFFICER: You'll have to	18	now, but it was a problem.
19	tell him.	19	Q. I'm sorry?
20	MR. LUDDER: All right.	20	A. It was definitely a problem, the
21	HEARING OFFICER: Thank you,	21	flies was, in in the past.
22	Mr. Lewis.	22	Q. And "in the past," was that while
23	THE WITNESS: I listened to your	23	the existing landfill was in operation?
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1	Page 30	1	Page 32
1	instructions. And what was your name,	1	A. Yes, sir.
2	instructions. And what was your name, sir?	2	A. Yes, sir.Q. And how is it now?
2	instructions. And what was your name, sir? HEARING OFFICER: Jim Hampton.	2	A. Yes, sir.Q. And how is it now?A. Very few.
2 3 4	instructions. And what was your name, sir? HEARING OFFICER: Jim Hampton. BY MR. LUDDER:	2 3 4	A. Yes, sir.Q. And how is it now?A. Very few.Q. Okay. You mentioned the dust that
2 3 4 5	instructions. And what was your name, sir? HEARING OFFICER: Jim Hampton. BY MR. LUDDER: Q. Mr. Lewis, the odors that you	2 3 4 5	A. Yes, sir.Q. And how is it now?A. Very few.Q. Okay. You mentioned the dust that you've experienced. Could you actually in
2 3 4 5 6	instructions. And what was your name, sir? HEARING OFFICER: Jim Hampton. BY MR. LUDDER: Q. Mr. Lewis, the odors that you described, you experienced those during the time	2 3 4 5 6	 A. Yes, sir. Q. And how is it now? A. Very few. Q. Okay. You mentioned the dust that you've experienced. Could you actually in the past could you actually see clouds of
2 3 4 5 6 7	instructions. And what was your name, sir? HEARING OFFICER: Jim Hampton. BY MR. LUDDER: Q. Mr. Lewis, the odors that you described, you experienced those during the time that the existing landfill was in operation,	2 3 4 5 6 7	A. Yes, sir. Q. And how is it now? A. Very few. Q. Okay. You mentioned the dust that you've experienced. Could you actually in the past could you actually see clouds of dust?
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2 3 4 5 6 7 8 9 10 11	instructions. And what was your name, sir? HEARING OFFICER: Jim Hampton. BY MR. LUDDER: Q. Mr. Lewis, the odors that you described, you experienced those during the time that the existing landfill was in operation, correct? A. Yes, sir. Q. And could you describe whether those odors have changed since that landfill has been has reduced its the waste that's	2 3 4 5 6 7 8 9 10 11	A. Yes, sir. Q. And how is it now? A. Very few. Q. Okay. You mentioned the dust that you've experienced. Could you actually in the past could you actually see clouds of dust? A. Yes, sir. Q. Coming from the landfill direction? A. I liken it to being in Utah in call well, what they call those western dust
2 3 4 5 6 7 8 9 10 11 12	instructions. And what was your name, sir? HEARING OFFICER: Jim Hampton. BY MR. LUDDER: Q. Mr. Lewis, the odors that you described, you experienced those during the time that the existing landfill was in operation, correct? A. Yes, sir. Q. And could you describe whether those odors have changed since that landfill has been has reduced its the waste that's disposed of there?	2 3 4 5 6 7 8 9 10 11 12 13	A. Yes, sir. Q. And how is it now? A. Very few. Q. Okay. You mentioned the dust that you've experienced. Could you actually in the past could you actually see clouds of dust? A. Yes, sir. Q. Coming from the landfill direction? A. I liken it to being in Utah in call well, what they call those western dust storms. I was on a hunting trip, and it was not
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2 3 4 5 6 7 8 9 10 11 12	instructions. And what was your name, sir? HEARING OFFICER: Jim Hampton. BY MR. LUDDER: Q. Mr. Lewis, the odors that you described, you experienced those during the time that the existing landfill was in operation, correct? A. Yes, sir. Q. And could you describe whether those odors have changed since that landfill has been has reduced its the waste that's disposed of there? A. Significantly, yes, sir. It's been greatly reduced.	2 3 4 5 6 7 8 9 10 11 12 13	A. Yes, sir. Q. And how is it now? A. Very few. Q. Okay. You mentioned the dust that you've experienced. Could you actually in the past could you actually see clouds of dust? A. Yes, sir. Q. Coming from the landfill direction? A. I liken it to being in Utah in call well, what they call those western dust storms. I was on a hunting trip, and it was not as bad, but it was so significant you could see a cloud of dust coming through.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	instructions. And what was your name, sir? HEARING OFFICER: Jim Hampton. BY MR. LUDDER: Q. Mr. Lewis, the odors that you described, you experienced those during the time that the existing landfill was in operation, correct? A. Yes, sir. Q. And could you describe whether those odors have changed since that landfill has been has reduced its the waste that's disposed of there? A. Significantly, yes, sir. It's been greatly reduced. Q. Do you have any problem at all	2 3 4 5 6 7 8 9 10 11 12 13	A. Yes, sir. Q. And how is it now? A. Very few. Q. Okay. You mentioned the dust that you've experienced. Could you actually in the past could you actually see clouds of dust? A. Yes, sir. Q. Coming from the landfill direction? A. I liken it to being in Utah in call well, what they call those western dust storms. I was on a hunting trip, and it was not as bad, but it was so significant you could see a cloud of dust coming through. Q. And from what direction?
2 3 4 5 6 7 8 9 10 11 12 13 14 15	instructions. And what was your name, sir? HEARING OFFICER: Jim Hampton. BY MR. LUDDER: Q. Mr. Lewis, the odors that you described, you experienced those during the time that the existing landfill was in operation, correct? A. Yes, sir. Q. And could you describe whether those odors have changed since that landfill has been has reduced its the waste that's disposed of there? A. Significantly, yes, sir. It's been greatly reduced. Q. Do you have any problem at all with the odors now?	2 3 4 5 6 7 8 9 10 11 12 13 14	A. Yes, sir. Q. And how is it now? A. Very few. Q. Okay. You mentioned the dust that you've experienced. Could you actually in the past could you actually see clouds of dust? A. Yes, sir. Q. Coming from the landfill direction? A. I liken it to being in Utah in call well, what they call those western dust storms. I was on a hunting trip, and it was not as bad, but it was so significant you could see a cloud of dust coming through. Q. And from what direction? A. It was coming from the from my
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	instructions. And what was your name, sir? HEARING OFFICER: Jim Hampton. BY MR. LUDDER: Q. Mr. Lewis, the odors that you described, you experienced those during the time that the existing landfill was in operation, correct? A. Yes, sir. Q. And could you describe whether those odors have changed since that landfill has been has reduced its the waste that's disposed of there? A. Significantly, yes, sir. It's been greatly reduced. Q. Do you have any problem at all with the odors now? A. Periodically, there's	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Yes, sir. Q. And how is it now? A. Very few. Q. Okay. You mentioned the dust that you've experienced. Could you actually in the past could you actually see clouds of dust? A. Yes, sir. Q. Coming from the landfill direction? A. I liken it to being in Utah in call well, what they call those western dust storms. I was on a hunting trip, and it was not as bad, but it was so significant you could see a cloud of dust coming through. Q. And from what direction? A. It was coming from the from my house to that dust problem was to the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	instructions. And what was your name, sir? HEARING OFFICER: Jim Hampton. BY MR. LUDDER: Q. Mr. Lewis, the odors that you described, you experienced those during the time that the existing landfill was in operation, correct? A. Yes, sir. Q. And could you describe whether those odors have changed since that landfill has been has reduced its the waste that's disposed of there? A. Significantly, yes, sir. It's been greatly reduced. Q. Do you have any problem at all with the odors now? A. Periodically, there's still when there's a barometric pressure,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Yes, sir. Q. And how is it now? A. Very few. Q. Okay. You mentioned the dust that you've experienced. Could you actually in the past could you actually see clouds of dust? A. Yes, sir. Q. Coming from the landfill direction? A. I liken it to being in Utah in call well, what they call those western dust storms. I was on a hunting trip, and it was not as bad, but it was so significant you could see a cloud of dust coming through. Q. And from what direction? A. It was coming from the from my house to that dust problem was to the south/southwest.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	instructions. And what was your name, sir? HEARING OFFICER: Jim Hampton. BY MR. LUDDER: Q. Mr. Lewis, the odors that you described, you experienced those during the time that the existing landfill was in operation, correct? A. Yes, sir. Q. And could you describe whether those odors have changed since that landfill has been has reduced its the waste that's disposed of there? A. Significantly, yes, sir. It's been greatly reduced. Q. Do you have any problem at all with the odors now? A. Periodically, there's still when there's a barometric pressure, we're getting a real cold front or something,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Yes, sir. Q. And how is it now? A. Very few. Q. Okay. You mentioned the dust that you've experienced. Could you actually in the past could you actually see clouds of dust? A. Yes, sir. Q. Coming from the landfill direction? A. I liken it to being in Utah in call well, what they call those western dust storms. I was on a hunting trip, and it was not as bad, but it was so significant you could see a cloud of dust coming through. Q. And from what direction? A. It was coming from the from my house to that dust problem was to the south/southwest. Q. In the direction of the landfill?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	instructions. And what was your name, sir? HEARING OFFICER: Jim Hampton. BY MR. LUDDER: Q. Mr. Lewis, the odors that you described, you experienced those during the time that the existing landfill was in operation, correct? A. Yes, sir. Q. And could you describe whether those odors have changed since that landfill has been has reduced its the waste that's disposed of there? A. Significantly, yes, sir. It's been greatly reduced. Q. Do you have any problem at all with the odors now? A. Periodically, there's still when there's a barometric pressure, we're getting a real cold front or something, coming through during the winter when it's	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Yes, sir. Q. And how is it now? A. Very few. Q. Okay. You mentioned the dust that you've experienced. Could you actually in the past could you actually see clouds of dust? A. Yes, sir. Q. Coming from the landfill direction? A. I liken it to being in Utah in call well, what they call those western dust storms. I was on a hunting trip, and it was not as bad, but it was so significant you could see a cloud of dust coming through. Q. And from what direction? A. It was coming from the from my house to that dust problem was to the south/southwest.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	instructions. And what was your name, sir? HEARING OFFICER: Jim Hampton. BY MR. LUDDER: Q. Mr. Lewis, the odors that you described, you experienced those during the time that the existing landfill was in operation, correct? A. Yes, sir. Q. And could you describe whether those odors have changed since that landfill has been has reduced its the waste that's disposed of there? A. Significantly, yes, sir. It's been greatly reduced. Q. Do you have any problem at all with the odors now? A. Periodically, there's still when there's a barometric pressure, we're getting a real cold front or something, coming through during the winter when it's cold we had some pretty cool weather a few	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Yes, sir. Q. And how is it now? A. Very few. Q. Okay. You mentioned the dust that you've experienced. Could you actually in the past could you actually see clouds of dust? A. Yes, sir. Q. Coming from the landfill direction? A. I liken it to being in Utah in call well, what they call those western dust storms. I was on a hunting trip, and it was not as bad, but it was so significant you could see a cloud of dust coming through. Q. And from what direction? A. It was coming from the from my house to that dust problem was to the south/southwest. Q. In the direction of the landfill? A. Yes, sir. And the dust was flowing to the north/northeast.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	instructions. And what was your name, sir? HEARING OFFICER: Jim Hampton. BY MR. LUDDER: Q. Mr. Lewis, the odors that you described, you experienced those during the time that the existing landfill was in operation, correct? A. Yes, sir. Q. And could you describe whether those odors have changed since that landfill has been has reduced its the waste that's disposed of there? A. Significantly, yes, sir. It's been greatly reduced. Q. Do you have any problem at all with the odors now? A. Periodically, there's still when there's a barometric pressure, we're getting a real cold front or something, coming through during the winter when it's	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Yes, sir. Q. And how is it now? A. Very few. Q. Okay. You mentioned the dust that you've experienced. Could you actually in the past could you actually see clouds of dust? A. Yes, sir. Q. Coming from the landfill direction? A. I liken it to being in Utah in call well, what they call those western dust storms. I was on a hunting trip, and it was not as bad, but it was so significant you could see a cloud of dust coming through. Q. And from what direction? A. It was coming from the from my house to that dust problem was to the south/southwest. Q. In the direction of the landfill? A. Yes, sir. And the dust was

	Page 33		Page 35
	-		
1	substantially reduced its waste disposal, what's	1	jump. It's like hearing a gunshot next to you.
2	the situation now with dust?	2	Most people are going to jump or flinch.
3	A. There's very little now.	3	Q. Uh-huh. And let me return to
4	Q. You mentioned coyotes. Could you	4	odors.
5	describe what kind of issue you've had with	5	During the existing landfill's operation,
6	coyotes?	6	did the odors require you to change your
7	A. In times past, it was not unusual	7	behavior at all?
8	two or three times a week this is when the	8	A. Yes, sir.
9	operation was still in full operation of the	9	Q. Describe that.
10	landfill to have coyotes, packs of coyotes,	10	A. In times in years past, I
11	come through the field behind my house, right up	11	was I'm an avid outdoorsman. I hunt a lot.
12	by my house two or three times a week. And, you	12	I always had a big used to have big parties
13	know, as far as how many, it was at night so you	13	and invite friends and family and customers,
14	couldn't tell, but it sounded like there was	14	generally in March or April. I no longer do
15	dozens of them.	15	that because of the odors off those landfills.
16	Q. And since the landfill has reduced	16	We limit our activities there and inside the
17	its waste disposal, have you has that	17	house. I entertain few, if anyone anybody at
18	changed?	18	the home. In years past, we used to have the
19	A. It had. In fact, two, three	19	church group, the men's ministry leaders from
20	nights ago, I was laying in bed and trying to	20	some of the previous churches I've attended, and
21	remember when was the last time I had a pack of	21	it was nothing to have a large contingent of
22	coyotes come through the field behind my house.	22	those people at my home. I no longer do that.
23	And I couldn't recall. It had been months.	23	Q. And in cooler weather, would you
	Page 34		Page 36
1	-	1	
1 2	Q. Okay. Have you had any issue with	1 2	open your windows?
2	Q. Okay. Have you had any issue with noise from the landfill area?	2	open your windows? A. Absolutely not.
2	Q. Okay. Have you had any issue with noise from the landfill area? A. In the times past, yes, sir. When	2	open your windows? A. Absolutely not. Q. Why is that?
2	Q. Okay. Have you had any issue with noise from the landfill area? A. In the times past, yes, sir. When that landfill was in operation, you could hear	2	open your windows? A. Absolutely not. Q. Why is that? A. The odor, the flies, the dust.
2 3 4	Q. Okay. Have you had any issue with noise from the landfill area? A. In the times past, yes, sir. When that landfill was in operation, you could hear the heavy machinery, the backup alarms, at	2 3 4 5	open your windows? A. Absolutely not. Q. Why is that? A. The odor, the flies, the dust. Q. Mr. Lewis, in your current house,
2 3 4	Q. Okay. Have you had any issue with noise from the landfill area? A. In the times past, yes, sir. When that landfill was in operation, you could hear the heavy machinery, the backup alarms, at times, the tailgate dump trucks, or the	2 3 4 5	open your windows? A. Absolutely not. Q. Why is that? A. The odor, the flies, the dust.
2 3 4 5 6	Q. Okay. Have you had any issue with noise from the landfill area? A. In the times past, yes, sir. When that landfill was in operation, you could hear the heavy machinery, the backup alarms, at times, the tailgate dump trucks, or the trucks with tailgates, dumping and clanging of	2 3 4 5 6	open your windows? A. Absolutely not. Q. Why is that? A. The odor, the flies, the dust. Q. Mr. Lewis, in your current house, how long have you lived there? A. Since '92.
2 3 4 5 6 7	Q. Okay. Have you had any issue with noise from the landfill area? A. In the times past, yes, sir. When that landfill was in operation, you could hear the heavy machinery, the backup alarms, at times, the tailgate dump trucks, or the trucks with tailgates, dumping and clanging of those tailgates.	2 3 4 5 6 7	open your windows? A. Absolutely not. Q. Why is that? A. The odor, the flies, the dust. Q. Mr. Lewis, in your current house, how long have you lived there? A. Since '92. Q. All right. And how much is
2 3 4 5 6 7 8	Q. Okay. Have you had any issue with noise from the landfill area? A. In the times past, yes, sir. When that landfill was in operation, you could hear the heavy machinery, the backup alarms, at times, the tailgate dump trucks, or the trucks with tailgates, dumping and clanging of those tailgates. Q. And when you say "the landfill,"	2 3 4 5 6 7 8	open your windows? A. Absolutely not. Q. Why is that? A. The odor, the flies, the dust. Q. Mr. Lewis, in your current house, how long have you lived there? A. Since '92.
2 3 4 5 6 7 8 9	Q. Okay. Have you had any issue with noise from the landfill area? A. In the times past, yes, sir. When that landfill was in operation, you could hear the heavy machinery, the backup alarms, at times, the tailgate dump trucks, or the trucks with tailgates, dumping and clanging of those tailgates. Q. And when you say "the landfill," you're talking about the existing landfill	2 3 4 5 6 7 8 9	open your windows? A. Absolutely not. Q. Why is that? A. The odor, the flies, the dust. Q. Mr. Lewis, in your current house, how long have you lived there? A. Since '92. Q. All right. And how much is your house on a lot?
2 3 4 5 6 7 8 9	Q. Okay. Have you had any issue with noise from the landfill area? A. In the times past, yes, sir. When that landfill was in operation, you could hear the heavy machinery, the backup alarms, at times, the tailgate dump trucks, or the trucks with tailgates, dumping and clanging of those tailgates. Q. And when you say "the landfill,"	2 3 4 5 6 7 8 9	open your windows? A. Absolutely not. Q. Why is that? A. The odor, the flies, the dust. Q. Mr. Lewis, in your current house, how long have you lived there? A. Since '92. Q. All right. And how much is your house on a lot? A. It's actually on a one-acre parcel
2 3 4 5 6 7 8 9 10	Q. Okay. Have you had any issue with noise from the landfill area? A. In the times past, yes, sir. When that landfill was in operation, you could hear the heavy machinery, the backup alarms, at times, the tailgate dump trucks, or the trucks with tailgates, dumping and clanging of those tailgates. Q. And when you say "the landfill," you're talking about the existing landfill that's shown in pink there on the diagram?	2 3 4 5 6 7 8 9 10	open your windows? A. Absolutely not. Q. Why is that? A. The odor, the flies, the dust. Q. Mr. Lewis, in your current house, how long have you lived there? A. Since '92. Q. All right. And how much is your house on a lot? A. It's actually on a one-acre parcel of land. The mortgage says a one-acre parcel of
2 3 4 5 6 7 8 9 10 11	Q. Okay. Have you had any issue with noise from the landfill area? A. In the times past, yes, sir. When that landfill was in operation, you could hear the heavy machinery, the backup alarms, at times, the tailgate dump trucks, or the trucks with tailgates, dumping and clanging of those tailgates. Q. And when you say "the landfill," you're talking about the existing landfill that's shown in pink there on the diagram? A. Yes, sir.	2 3 4 5 6 7 8 9 10 11	open your windows? A. Absolutely not. Q. Why is that? A. The odor, the flies, the dust. Q. Mr. Lewis, in your current house, how long have you lived there? A. Since '92. Q. All right. And how much is your house on a lot? A. It's actually on a one-acre parcel of land. The mortgage says a one-acre parcel of land with approximately 65 acres remaining that
2 3 4 5 6 7 8 9 10 11 12	Q. Okay. Have you had any issue with noise from the landfill area? A. In the times past, yes, sir. When that landfill was in operation, you could hear the heavy machinery, the backup alarms, at times, the tailgate dump trucks, or the trucks with tailgates, dumping and clanging of those tailgates. Q. And when you say "the landfill," you're talking about the existing landfill that's shown in pink there on the diagram? A. Yes, sir. Q. And what's the situation today	2 3 4 5 6 7 8 9 10 11 12 13	open your windows? A. Absolutely not. Q. Why is that? A. The odor, the flies, the dust. Q. Mr. Lewis, in your current house, how long have you lived there? A. Since '92. Q. All right. And how much is your house on a lot? A. It's actually on a one-acre parcel of land. The mortgage says a one-acre parcel of land with approximately 65 acres remaining that I own from the old home place.
2 3 4 5 6 7 8 9 10 11 12 13	Q. Okay. Have you had any issue with noise from the landfill area? A. In the times past, yes, sir. When that landfill was in operation, you could hear the heavy machinery, the backup alarms, at times, the tailgate dump trucks, or the trucks with tailgates, dumping and clanging of those tailgates. Q. And when you say "the landfill," you're talking about the existing landfill that's shown in pink there on the diagram? A. Yes, sir. Q. And what's the situation today with noise?	2 3 4 5 6 7 8 9 10 11 12 13 14	open your windows? A. Absolutely not. Q. Why is that? A. The odor, the flies, the dust. Q. Mr. Lewis, in your current house, how long have you lived there? A. Since '92. Q. All right. And how much is your house on a lot? A. It's actually on a one-acre parcel of land. The mortgage says a one-acre parcel of land with approximately 65 acres remaining that I own from the old home place. Q. Okay. And have you had an
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. Okay. Have you had any issue with noise from the landfill area? A. In the times past, yes, sir. When that landfill was in operation, you could hear the heavy machinery, the backup alarms, at times, the tailgate dump trucks, or the trucks with tailgates, dumping and clanging of those tailgates. Q. And when you say "the landfill," you're talking about the existing landfill that's shown in pink there on the diagram? A. Yes, sir. Q. And what's the situation today with noise? A. Coming from that landfill, it's	2 3 4 5 6 7 8 9 10 11 12 13 14	open your windows? A. Absolutely not. Q. Why is that? A. The odor, the flies, the dust. Q. Mr. Lewis, in your current house, how long have you lived there? A. Since '92. Q. All right. And how much is your house on a lot? A. It's actually on a one-acre parcel of land. The mortgage says a one-acre parcel of land with approximately 65 acres remaining that I own from the old home place. Q. Okay. And have you had an opportunity since you've lived there to form an
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. Okay. Have you had any issue with noise from the landfill area? A. In the times past, yes, sir. When that landfill was in operation, you could hear the heavy machinery, the backup alarms, at times, the tailgate dump trucks, or the trucks with tailgates, dumping and clanging of those tailgates. Q. And when you say "the landfill," you're talking about the existing landfill that's shown in pink there on the diagram? A. Yes, sir. Q. And what's the situation today with noise? A. Coming from that landfill, it's minimal.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	open your windows? A. Absolutely not. Q. Why is that? A. The odor, the flies, the dust. Q. Mr. Lewis, in your current house, how long have you lived there? A. Since '92. Q. All right. And how much is your house on a lot? A. It's actually on a one-acre parcel of land. The mortgage says a one-acre parcel of land with approximately 65 acres remaining that I own from the old home place. Q. Okay. And have you had an opportunity since you've lived there to form an opinion as to the value of your house and your
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. Okay. Have you had any issue with noise from the landfill area? A. In the times past, yes, sir. When that landfill was in operation, you could hear the heavy machinery, the backup alarms, at times, the tailgate dump trucks, or the trucks with tailgates, dumping and clanging of those tailgates. Q. And when you say "the landfill," you're talking about the existing landfill that's shown in pink there on the diagram? A. Yes, sir. Q. And what's the situation today with noise? A. Coming from that landfill, it's minimal. Q. All right. What kind of an impact	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	open your windows? A. Absolutely not. Q. Why is that? A. The odor, the flies, the dust. Q. Mr. Lewis, in your current house, how long have you lived there? A. Since '92. Q. All right. And how much is your house on a lot? A. It's actually on a one-acre parcel of land. The mortgage says a one-acre parcel of land with approximately 65 acres remaining that I own from the old home place. Q. Okay. And have you had an opportunity since you've lived there to form an opinion as to the value of your house and your one-acre parcel?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. Okay. Have you had any issue with noise from the landfill area? A. In the times past, yes, sir. When that landfill was in operation, you could hear the heavy machinery, the backup alarms, at times, the tailgate dump trucks, or the trucks with tailgates, dumping and clanging of those tailgates. Q. And when you say "the landfill," you're talking about the existing landfill that's shown in pink there on the diagram? A. Yes, sir. Q. And what's the situation today with noise? A. Coming from that landfill, it's minimal. Q. All right. What kind of an impact did the noise have on you previously when the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	open your windows? A. Absolutely not. Q. Why is that? A. The odor, the flies, the dust. Q. Mr. Lewis, in your current house, how long have you lived there? A. Since '92. Q. All right. And how much is your house on a lot? A. It's actually on a one-acre parcel of land. The mortgage says a one-acre parcel of land with approximately 65 acres remaining that I own from the old home place. Q. Okay. And have you had an opportunity since you've lived there to form an opinion as to the value of your house and your one-acre parcel? MR. WHITE: Objection. He's not
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Okay. Have you had any issue with noise from the landfill area? A. In the times past, yes, sir. When that landfill was in operation, you could hear the heavy machinery, the backup alarms, at times, the tailgate dump trucks, or the trucks with tailgates, dumping and clanging of those tailgates. Q. And when you say "the landfill," you're talking about the existing landfill that's shown in pink there on the diagram? A. Yes, sir. Q. And what's the situation today with noise? A. Coming from that landfill, it's minimal. Q. All right. What kind of an impact did the noise have on you previously when the landfill was in operation?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	open your windows? A. Absolutely not. Q. Why is that? A. The odor, the flies, the dust. Q. Mr. Lewis, in your current house, how long have you lived there? A. Since '92. Q. All right. And how much is your house on a lot? A. It's actually on a one-acre parcel of land. The mortgage says a one-acre parcel of land with approximately 65 acres remaining that I own from the old home place. Q. Okay. And have you had an opportunity since you've lived there to form an opinion as to the value of your house and your one-acre parcel? MR. WHITE: Objection. He's not qualified, unless he's established a
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Okay. Have you had any issue with noise from the landfill area? A. In the times past, yes, sir. When that landfill was in operation, you could hear the heavy machinery, the backup alarms, at times, the tailgate dump trucks, or the trucks with tailgates, dumping and clanging of those tailgates. Q. And when you say "the landfill," you're talking about the existing landfill that's shown in pink there on the diagram? A. Yes, sir. Q. And what's the situation today with noise? A. Coming from that landfill, it's minimal. Q. All right. What kind of an impact did the noise have on you previously when the landfill was in operation? A. It was hard to be out in your yard	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	open your windows? A. Absolutely not. Q. Why is that? A. The odor, the flies, the dust. Q. Mr. Lewis, in your current house, how long have you lived there? A. Since '92. Q. All right. And how much is your house on a lot? A. It's actually on a one-acre parcel of land. The mortgage says a one-acre parcel of land with approximately 65 acres remaining that I own from the old home place. Q. Okay. And have you had an opportunity since you've lived there to form an opinion as to the value of your house and your one-acre parcel? MR. WHITE: Objection. He's not qualified, unless he's established a predicate.

23

doesn't matter how many times it happens, you'll

23

there, I'm also in the -- I'm in the

Alal	pama Department of Environmental Management		May 31, 2016
	Page 37		Page 39
1	real estate business, Your Honor.	1	Q. Okay. Now, in this case, the
2	HEARING OFFICER: I just answer	2	Environmental Management Commission will decide
3	the question.	3	whether the permit needs to be modified. If the
4	A. As far as substantial	4	Commission decides to modify the permit I
5	value current value, my home and one acre of	5	withdraw the question.
6	land is probably valued at around 100- to	6	Was one of the claims that you made to
7	120,000, maybe.	7	initiate this proceeding regarding wetlands on
8	Q. And if you add to that the other	8	the on the site where the new landfill is
9	property that you own, how much what would	9	going to be located?
10	you do you have an opinion as to the value of	10	A. Yes, sir.
11	all your property?	11	Q. And what was can you summarize
12	A. Probably	12	the claim?
13	MR. WHITE: Same objection.	13	A. Well, I've lived out there since I
14	HEARING OFFICER: Overruled.	14	was my mom and dad bought it when I was one.
15	MR. WHITE: I'm sorry.	15	And as a boy, young adult, adult, I've played in
16	HEARING OFFICER: Go ahead.	16	the creeks, hunted and fished along the banks of
17	A. In my estimation of value, because	17	those streams. The fishing we used to do in
18	of the landfill, it's probably 250,000 maybe.	18	that particular area is no longer available.
19	Q. Okay. And is there anything	19	Obviously, we don't have access to do that
20	about are there any conditions on your	20	because of the ownership, but the fish no longer
21	property that you feel detract from the value?	21	survive in that environment.
22	A. On my personal property?	22	Q. And are you familiar with the
23	Q. Yes.	23	claim that was made on your behalf regarding
	Page 38		Page 40
	1 490 00		raye 40
1	A. No, sir.	1	wetlands?
1 2		1 2	
	A. No, sir.		wetlands?
2	A. No, sir.Q. The conditions that you described	2	wetlands? A. Yes, sir.
2	A. No, sir.Q. The conditions that you described as resulting from the landfill operation:	2	wetlands? A. Yes, sir. Q. Could you describe what that claim
2 3 4	A. No, sir. Q. The conditions that you described as resulting from the landfill operation: Birds, odors, noise, dust, flies, coyotes, do	2 3 4	wetlands? A. Yes, sir. Q. Could you describe what that claim was?
2 3 4 5	A. No, sir. Q. The conditions that you described as resulting from the landfill operation: Birds, odors, noise, dust, flies, coyotes, do those conditions enhance or detract from the	2 3 4 5	wetlands? A. Yes, sir. Q. Could you describe what that claim was? A. I don't recall the exact acreage,
2 3 4 5 6	A. No, sir. Q. The conditions that you described as resulting from the landfill operation: Birds, odors, noise, dust, flies, coyotes, do those conditions enhance or detract from the value of your property?	2 3 4 5 6	wetlands? A. Yes, sir. Q. Could you describe what that claim was? A. I don't recall the exact acreage, but there's a certain amount of acreage that is
2 3 4 5 6 7	A. No, sir. Q. The conditions that you described as resulting from the landfill operation: Birds, odors, noise, dust, flies, coyotes, do those conditions enhance or detract from the value of your property? A. In my opinion, they detract. Q. Do you think you would be able to sell your property at the value that you think	2 3 4 5 6 7	wetlands? A. Yes, sir. Q. Could you describe what that claim was? A. I don't recall the exact acreage, but there's a certain amount of acreage that is proposed, and from reading all the documents that I've read, they've converted or have converted and intend to convert acreage of
2 3 4 5 6 7 8	A. No, sir. Q. The conditions that you described as resulting from the landfill operation: Birds, odors, noise, dust, flies, coyotes, do those conditions enhance or detract from the value of your property? A. In my opinion, they detract. Q. Do you think you would be able to	2 3 4 5 6 7 8	wetlands? A. Yes, sir. Q. Could you describe what that claim was? A. I don't recall the exact acreage, but there's a certain amount of acreage that is proposed, and from reading all the documents that I've read, they've converted or have converted and intend to convert acreage of wetlands and streambeds to a landfill.
2 3 4 5 6 7 8 9	A. No, sir. Q. The conditions that you described as resulting from the landfill operation: Birds, odors, noise, dust, flies, coyotes, do those conditions enhance or detract from the value of your property? A. In my opinion, they detract. Q. Do you think you would be able to sell your property at the value that you think it's worth? A. I think it would be hard. Again,	2 3 4 5 6 7 8	wetlands? A. Yes, sir. Q. Could you describe what that claim was? A. I don't recall the exact acreage, but there's a certain amount of acreage that is proposed, and from reading all the documents that I've read, they've converted or have converted and intend to convert acreage of
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2 3 4 5 6 7 8 9 10 11	A. No, sir. Q. The conditions that you described as resulting from the landfill operation: Birds, odors, noise, dust, flies, coyotes, do those conditions enhance or detract from the value of your property? A. In my opinion, they detract. Q. Do you think you would be able to sell your property at the value that you think it's worth? A. I think it would be hard. Again, there's a stigmatization and this is based off of my real estate experience that there's a stigmatization that goes to property	2 3 4 5 6 7 8 9 10 11	wetlands? A. Yes, sir. Q. Could you describe what that claim was? A. I don't recall the exact acreage, but there's a certain amount of acreage that is proposed, and from reading all the documents that I've read, they've converted or have converted and intend to convert acreage of wetlands and streambeds to a landfill. Q. All right. Now, if the Commission decides that the permit should be revised to prohibit what you call a conversion of wetlands and streams to a landfill, how would that
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2 3 4 5 6 7 8 9 10 11 12 13 14	A. No, sir. Q. The conditions that you described as resulting from the landfill operation: Birds, odors, noise, dust, flies, coyotes, do those conditions enhance or detract from the value of your property? A. In my opinion, they detract. Q. Do you think you would be able to sell your property at the value that you think it's worth? A. I think it would be hard. Again, there's a stigmatization and this is based off of my real estate experience that there's a stigmatization that goes to property adjacent to or adjoining landfills. Q. Do you have an understanding of	2 3 4 5 6 7 8 9 10 11 12 13	wetlands? A. Yes, sir. Q. Could you describe what that claim was? A. I don't recall the exact acreage, but there's a certain amount of acreage that is proposed, and from reading all the documents that I've read, they've converted or have converted and intend to convert acreage of wetlands and streambeds to a landfill. Q. All right. Now, if the Commission decides that the permit should be revised to prohibit what you call a conversion of wetlands and streams to a landfill, how would that revision benefit you? A. Well, it'd reduce the
2 3 4 5 6 7 8 9 10 11 12 13 14	A. No, sir. Q. The conditions that you described as resulting from the landfill operation: Birds, odors, noise, dust, flies, coyotes, do those conditions enhance or detract from the value of your property? A. In my opinion, they detract. Q. Do you think you would be able to sell your property at the value that you think it's worth? A. I think it would be hard. Again, there's a stigmatization and this is based off of my real estate experience that there's a stigmatization that goes to property adjacent to or adjoining landfills. Q. Do you have an understanding of how long the Dothan landfill expansion will	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	wetlands? A. Yes, sir. Q. Could you describe what that claim was? A. I don't recall the exact acreage, but there's a certain amount of acreage that is proposed, and from reading all the documents that I've read, they've converted or have converted and intend to convert acreage of wetlands and streambeds to a landfill. Q. All right. Now, if the Commission decides that the permit should be revised to prohibit what you call a conversion of wetlands and streams to a landfill, how would that revision benefit you? A. Well, it'd reduce the area proposed area of the landfill expansion.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. No, sir. Q. The conditions that you described as resulting from the landfill operation: Birds, odors, noise, dust, flies, coyotes, do those conditions enhance or detract from the value of your property? A. In my opinion, they detract. Q. Do you think you would be able to sell your property at the value that you think it's worth? A. I think it would be hard. Again, there's a stigmatization and this is based off of my real estate experience that there's a stigmatization that goes to property adjacent to or adjoining landfills. Q. Do you have an understanding of how long the Dothan landfill expansion will operate?	2 3 4 5 6 7 8 9 10 11 12 13 14 15	wetlands? A. Yes, sir. Q. Could you describe what that claim was? A. I don't recall the exact acreage, but there's a certain amount of acreage that is proposed, and from reading all the documents that I've read, they've converted or have converted and intend to convert acreage of wetlands and streambeds to a landfill. Q. All right. Now, if the Commission decides that the permit should be revised to prohibit what you call a conversion of wetlands and streams to a landfill, how would that revision benefit you? A. Well, it'd reduce the area proposed area of the landfill expansion. And when they reduce the area, they reduce the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. No, sir. Q. The conditions that you described as resulting from the landfill operation: Birds, odors, noise, dust, flies, coyotes, do those conditions enhance or detract from the value of your property? A. In my opinion, they detract. Q. Do you think you would be able to sell your property at the value that you think it's worth? A. I think it would be hard. Again, there's a stigmatization and this is based off of my real estate experience that there's a stigmatization that goes to property adjacent to or adjoining landfills. Q. Do you have an understanding of how long the Dothan landfill expansion will operate? A. In reading this 800-and-	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	wetlands? A. Yes, sir. Q. Could you describe what that claim was? A. I don't recall the exact acreage, but there's a certain amount of acreage that is proposed, and from reading all the documents that I've read, they've converted or have converted and intend to convert acreage of wetlands and streambeds to a landfill. Q. All right. Now, if the Commission decides that the permit should be revised to prohibit what you call a conversion of wetlands and streams to a landfill, how would that revision benefit you? A. Well, it'd reduce the area proposed area of the landfill expansion. And when they reduce the area, they reduce the overall tonnage that could be accepted and
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. No, sir. Q. The conditions that you described as resulting from the landfill operation: Birds, odors, noise, dust, flies, coyotes, do those conditions enhance or detract from the value of your property? A. In my opinion, they detract. Q. Do you think you would be able to sell your property at the value that you think it's worth? A. I think it would be hard. Again, there's a stigmatization and this is based off of my real estate experience that there's a stigmatization that goes to property adjacent to or adjoining landfills. Q. Do you have an understanding of how long the Dothan landfill expansion will operate? A. In reading this 800-and-something-page really going through it,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	wetlands? A. Yes, sir. Q. Could you describe what that claim was? A. I don't recall the exact acreage, but there's a certain amount of acreage that is proposed, and from reading all the documents that I've read, they've converted or have converted and intend to convert acreage of wetlands and streambeds to a landfill. Q. All right. Now, if the Commission decides that the permit should be revised to prohibit what you call a conversion of wetlands and streams to a landfill, how would that revision benefit you? A. Well, it'd reduce the area proposed area of the landfill expansion. And when they reduce the area, they reduce the overall tonnage that could be accepted and thereby reducing the life expectancy. So it
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. No, sir. Q. The conditions that you described as resulting from the landfill operation: Birds, odors, noise, dust, flies, coyotes, do those conditions enhance or detract from the value of your property? A. In my opinion, they detract. Q. Do you think you would be able to sell your property at the value that you think it's worth? A. I think it would be hard. Again, there's a stigmatization and this is based off of my real estate experience that there's a stigmatization that goes to property adjacent to or adjoining landfills. Q. Do you have an understanding of how long the Dothan landfill expansion will operate? A. In reading this 800-and-something-page really going through it, reading much of it, the permitting documents, it	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Yes, sir. Q. Could you describe what that claim was? A. I don't recall the exact acreage, but there's a certain amount of acreage that is proposed, and from reading all the documents that I've read, they've converted or have converted and intend to convert acreage of wetlands and streambeds to a landfill. Q. All right. Now, if the Commission decides that the permit should be revised to prohibit what you call a conversion of wetlands and streams to a landfill, how would that revision benefit you? A. Well, it'd reduce the area proposed area of the landfill expansion. And when they reduce the area, they reduce the overall tonnage that could be accepted and thereby reducing the life expectancy. So it would be a shorter time usage, or shorter period
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. No, sir. Q. The conditions that you described as resulting from the landfill operation: Birds, odors, noise, dust, flies, coyotes, do those conditions enhance or detract from the value of your property? A. In my opinion, they detract. Q. Do you think you would be able to sell your property at the value that you think it's worth? A. I think it would be hard. Again, there's a stigmatization and this is based off of my real estate experience that there's a stigmatization that goes to property adjacent to or adjoining landfills. Q. Do you have an understanding of how long the Dothan landfill expansion will operate? A. In reading this 800-and-something-page really going through it,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	wetlands? A. Yes, sir. Q. Could you describe what that claim was? A. I don't recall the exact acreage, but there's a certain amount of acreage that is proposed, and from reading all the documents that I've read, they've converted or have converted and intend to convert acreage of wetlands and streambeds to a landfill. Q. All right. Now, if the Commission decides that the permit should be revised to prohibit what you call a conversion of wetlands and streams to a landfill, how would that revision benefit you? A. Well, it'd reduce the area proposed area of the landfill expansion. And when they reduce the area, they reduce the overall tonnage that could be accepted and thereby reducing the life expectancy. So it

	Page 41		Page 43
1	to deal with this issue.	1	and the City of Dothan, is they if approved,
2	Q. And "this issue" being what?	2	will authorize two working faces. And it does
3	A. The expansion of the landfill and	3	not designate, is it two working faces of the
4	the odors all the all the negative parts	4	municipal solid waste? It doesn't designate, is
5	of living there close to it.	5	it a C&D, or a solid waste, or two C&Ds? It
6	Q. All right. Now, are you familiar	6	doesn't designate. So it says "two working
7	with the claim made on your behalf regarding	7	faces."
8	cover materials to be used at the landfill?	8	Q. And do you know what a working
9	A. Yes, sir, I I am. I've read in	9	face is?
10	the permitting process that they talk about an	10	A. It's an area where they're
11	alternative cover, and I questioned that.	11	actually putting debris or garbage in.
12	Q. Okay. If the Commission	12	Q. Okay. And if the Commission
13	determines that the permit should be revised to	13	decides to revise the permit, is there is
14	prohibit an alternative cover, how would that	14	there some way that that would benefit you
15	benefit you?	15	regarding the working faces?
16	A. Well, again, I'm reading from the	16	A. I think the working faces need to
17	permitting process that was made available via	17	be no more than one, if there was going to be a
18	the portal, the e-Portal, on ADEM's website. It	18	revision.
19	appears that they're talking about using some	19	Q. I'm sorry. Say that
20	type of polystyrene or polyethylene. I don't	20	A. I believe there should be no more
21	really know what an "alternative cover" is, but	21	than one working face, if, in fact, there has to
22	covering with I personally think it needs to	22	be a face.
23	be 12 inches of topsoil or more, or 12 inches of	23	Q. All right. Are you familiar with
	Page 42		Page 44
1	Page 42 earth, rather than some six inches. But you	1	Page 44 the claim made on your behalf regarding the
1 2			•
	earth, rather than some six inches. But you	1	the claim made on your behalf regarding the
2	earth, rather than some six inches. But you need to cover it better, because if it's covered	1 2	the claim made on your behalf regarding the final cover slope?
2 3 4 5	earth, rather than some six inches. But you need to cover it better, because if it's covered better, it reduces the vermin. It reduces the food source for the buzzards, the crows, the seagulls, the coyotes, the foxes, the coons,	1 2 3	the claim made on your behalf regarding the final cover slope? A. I do. Q. Could you summarize that? A. Well, looking in the paperwork
2 3 4 5	earth, rather than some six inches. But you need to cover it better, because if it's covered better, it reduces the vermin. It reduces the food source for the buzzards, the crows, the	1 2 3 4	the claim made on your behalf regarding the final cover slope? A. I do. Q. Could you summarize that? A. Well, looking in the paperwork that we reviewed, it said a four-to-one slope.
2 3 4 5	earth, rather than some six inches. But you need to cover it better, because if it's covered better, it reduces the vermin. It reduces the food source for the buzzards, the crows, the seagulls, the coyotes, the foxes, the coons, possums, and all the things that come along with that.	1 2 3 4	the claim made on your behalf regarding the final cover slope? A. I do. Q. Could you summarize that? A. Well, looking in the paperwork that we reviewed, it said a four-to-one slope. A four-to-one slope is four out, one up. That's
2 3 4 5 6	earth, rather than some six inches. But you need to cover it better, because if it's covered better, it reduces the vermin. It reduces the food source for the buzzards, the crows, the seagulls, the coyotes, the foxes, the coons, possums, and all the things that come along with that. Q. Does it have any affect on odor?	1 2 3 4 5	the claim made on your behalf regarding the final cover slope? A. I do. Q. Could you summarize that? A. Well, looking in the paperwork that we reviewed, it said a four-to-one slope. A four-to-one slope is four out, one up. That's a sum that's a short of that. For every four
2 3 4 5 6 7	earth, rather than some six inches. But you need to cover it better, because if it's covered better, it reduces the vermin. It reduces the food source for the buzzards, the crows, the seagulls, the coyotes, the foxes, the coons, possums, and all the things that come along with that. Q. Does it have any affect on odor? A. It would have bound to have an	1 2 3 4 5 6 7	the claim made on your behalf regarding the final cover slope? A. I do. Q. Could you summarize that? A. Well, looking in the paperwork that we reviewed, it said a four-to-one slope. A four-to-one slope is four out, one up. That's a sum that's a short of that. For every four foot of base, you've got one foot of vertical
2 3 4 5 6 7 8	earth, rather than some six inches. But you need to cover it better, because if it's covered better, it reduces the vermin. It reduces the food source for the buzzards, the crows, the seagulls, the coyotes, the foxes, the coons, possums, and all the things that come along with that. Q. Does it have any affect on odor? A. It would have bound to have an effect on odor. It would it'd have to close	1 2 3 4 5 6 7 8	the claim made on your behalf regarding the final cover slope? A. I do. Q. Could you summarize that? A. Well, looking in the paperwork that we reviewed, it said a four-to-one slope. A four-to-one slope is four out, one up. That's a sum that's a short of that. For every four foot of base, you've got one foot of vertical height allowed. If it's a four-to-one slope, it
2 3 4 5 6 7 8	earth, rather than some six inches. But you need to cover it better, because if it's covered better, it reduces the vermin. It reduces the food source for the buzzards, the crows, the seagulls, the coyotes, the foxes, the coons, possums, and all the things that come along with that. Q. Does it have any affect on odor? A. It would have bound to have an effect on odor. It would it'd have to close it down some.	1 2 3 4 5 6 7 8 9 10	the claim made on your behalf regarding the final cover slope? A. I do. Q. Could you summarize that? A. Well, looking in the paperwork that we reviewed, it said a four-to-one slope. A four-to-one slope is four out, one up. That's a sum that's a short of that. For every four foot of base, you've got one foot of vertical height allowed. If it's a four-to-one slope, it reduces the degree of angle on the slope,
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1 MILL	ama Department of Environmental Management		May 31, 2016
	Page 45		Page 47
1	Q. All right. Now, if the Commission	1	has published notice of draft permit (attached).
2	revised that from three to one to four to one,	2	Q. And what's the date on that
3	how would that benefit you?	3	e-mail?
4	A. It would reduce the volume of	4	A. It's the 4th day of October.
5	potential use, shorten the number of years,	5	Q. And would you look at the
6	because the volume would be reduced because of	6	attachment, please, and do you recognize that?
7	the vertical height would not be allowed to be	7	A. I do, yes, sir.
8	as great.	8	HEARING OFFICER: October 4th,
9	Q. Would it have any effect on	9	2015?
10	erosion?	10	THE WITNESS: Yes, sir.
11	A. It would bound to slow down or	11	HEARING OFFICER: Thank you.
12	mitigate the potential of erosion.	12	BY MR. LUDDER:
13	Q. And how would that benefit you, if	13	Q. What is the attachment?
14	at all?	14	A. The attachment is the Public
15	A. It would not wash off in the	15	Notice, Number 422, regarding the proposed
16	streams, the creeks, there in my area of the	16	modification of the municipal solid waste
17	community.	17	landfill.
18	Q. Would it would erosion or	18	Q. All right. Now, is the attachment
19	could erosion expose waste?	19	to the document you're holding, is that the same
20	A. Yes.	20	attachment that went with the e-mail?
21	Q. And what effect might that have on	21	A. Yes, sir.
22	you?	22	Q. Okay. Now, there are some blue
23	A. Well, if erosion did take place,	23	texts, words, in that document. Do you see
	Page 46		Page 48
	Page 46		Page 48
1	and there was garbage exposed, the vermin vector	1	that?
2	and there was garbage exposed, the vermin vector would be back and forth.	2	that? A. Yes, sir. Here it is. It's
	and there was garbage exposed, the vermin vector would be back and forth. Q. Any effect on odors?		that? A. Yes, sir. Here it is. It's hyperlinks to the web hyperlinks.
2 3 4	and there was garbage exposed, the vermin vector would be back and forth. Q. Any effect on odors? A. It would bound to open the odors	2 3 4	that? A. Yes, sir. Here it is. It's hyperlinks to the web hyperlinks. Q. Okay. Now, the the first
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	Page 49		Page 51
	Fage 48	'	Page 51
1	MR. LUDDER: Your Honor, at this	1	let's find Joint Exhibit Number 3,
2	time, I think the parties have agreed	2	Part VI.
3	on a stipulation, and I can try to	3	BY MR. LUDDER:
4	phrase it for everybody, that the	4	Q. Now, have you seen those documents
5	document that was hyperlinked to that	5	before?
6	notice is the same as Joint Exhibit	6	A. I had not until one day in the
7	Number 3 except for the hyperlinked	7	last few days, or one day last week.
8	document did not include fee documents	8	Q. Okay.
9	from the Department and did not	9	A. You you e-mailed those to me
10	include I believe it's Joint	10	and asked that question.
11	Exhibit Number 3, Part VI.	11	Q. All right. Now, we've
12	MR. CARTER: That's correct.	12	already did you rely on the document that was
13	MR. LUDDER: That's the extent of	13	hyperlinked in Exhibit P-3 to to prepare your
14	the stipulation I'm offering.	14	public comments on the proposed permit?
15	MR. CARTER: We agree.	15	A. I did, yes, sir.
16	MR. WHITE: No objection.	16	Q. Did you rely on the document
17	HEARING OFFICER: Now, you're	17	that's in Exhibit P-3 that's hyperlinked in
18	offering that exhibit?	18	Exhibit P-3 in preparing for the appeal of
19	MR. LUDDER: Well, no, I'm sorry.	19	this of the Department's permit?
20	I haven't offered that one yet, I'm	20	A. I did.
21	just the stipulation that I'm	21	Q. And the documents in Joint Exhibit
22	offering is that	22	Number 3, Part VI, were not included in that
23	HEARING OFFICER: The differences	23	document, correct?
	Page 50)	Page 52
	hadron on the true?		A That's samest
1	between the two?	1	A. That's correct.
2	MR. LUDDER: The differences	2	MR. LUDDER: That's all the
3	between the linked document in Exhibit	3	questions I have, Your Honor.
4	P-3 and Joint Exhibit Number 3.	4	HEARING OFFICER: Cross? By the
5	HEARING OFFICER: All right.	5	Department, I guess?
6	MR. CARTER: David, is the document	6	CROSS-EXAMINATION
7	you have, are you going are you	7	BY MR. CARTER:
8			O M T 1 1 1 1 1 1 1
	offering that as P-4 [verbatim]?	8	Q. Mr. Lewis, just like I said,
9	MR. LUDDER: I will. I'll just go	9	I'm Todd Carter. I represent the Department,
9 10	MR. LUDDER: I will. I'll just go ahead and do that now and offer	9 10	I'm Todd Carter. I represent the Department, okay? Just to make sure I'm understanding what
9 10 11	MR. LUDDER: I will. I'll just go ahead and do that now and offer Exhibit P P-3, it is. I'm sorry.	9 10 11	I'm Todd Carter. I represent the Department, okay? Just to make sure I'm understanding what you have testified to, I think you said you own
9 10 11 12	MR. LUDDER: I will. I'll just go ahead and do that now and offer Exhibit P P-3, it is. I'm sorry. This is P-3.	9 10 11 12	I'm Todd Carter. I represent the Department, okay? Just to make sure I'm understanding what you have testified to, I think you said you own a total of 65 acres?
9 10 11 12 13	MR. LUDDER: I will. I'll just go ahead and do that now and offer Exhibit P P-3, it is. I'm sorry. This is P-3. MR. CARTER: That's the	9 10 11 12 13	I'm Todd Carter. I represent the Department, okay? Just to make sure I'm understanding what you have testified to, I think you said you own a total of 65 acres? A. Approximately 65 acres.
9 10 11 12 13 14	MR. LUDDER: I will. I'll just go ahead and do that now and offer Exhibit P P-3, it is. I'm sorry. This is P-3. MR. CARTER: That's the e-mail? The e-mail and the	9 10 11 12 13 14	I'm Todd Carter. I represent the Department, okay? Just to make sure I'm understanding what you have testified to, I think you said you own a total of 65 acres? A. Approximately 65 acres. Q. Okay. And now on Exhibit
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	Page 53		Page 55
1	Q. I I I couldn't tell you,	1	Q. Okay. Has any of it been plowed
2	sir.	2	up, or is it used for agricultural purposes?
3	A. And the reason I ask	3	A. It has.
4	Q. I don't know.	4	Q. Okay. I noticed it looks like
5	HEARING OFFICER: Just let him ask	5	there's several areas around there that appear
6	the questions.	6	to be used for agricultural purposes. Is
7	THE WITNESS: Okay. I'm sorry.	7	that what else do you do there on your
8	BY MR. CARTER:	8	property?
9	Q. But you said you live on a	9	A. The farm is rented out to somebody
10	one-acre parcel here?	10	to farm.
11	A. Right. I it lies from where	11	Q. Okay. What do they farm? I mean,
12	I lie from where my home is circled, it lies	12	just
13	to the east, to the west, to the north, and to	13	A. They had peanuts there last year.
14	the northwest.	14	Q. Okay. And now going into, I
15	Q. Okay. So	15	guess, some of the impacts that you were
16	A. And to the	16	testifying to, I mean, that, farming, causes a
17	Q. Really kind of	17	lot of dust, doesn't it?
18	A. Northeast. Basically to the north	18	A. It can.
19	side of Old Webb Road.	19	Q. You don't have any problem with
20	Q. Okay.	20	them farming peanuts on your property?
21	A. And north north	21	A. I do not. I've actually planted
22	Q. So is it the forested area?	22	peanuts this past week myself.
23	A. It's not forested. That's why I	23	Q. Okay. Now, you mentioned too you
	Page 54		Dogo 56
	Page 54		Page 56
1	say its timber's been cut six years.	1	hunt on your property?
1 2	say its timber's been cut six years. Q. Okay. All right.	1 2	hunt on your property? A. That's correct.
	say its timber's been cut six years. Q. Okay. All right. A. I think. Five and a half years.		hunt on your property? A. That's correct. Q. And you still hunt to this day on
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Page 57 Page 59 right, you were saying in the past there were blue. 1 problems with that, but it's gotten better? 2 2 Q. Okay. So the permit was there? A. That's correct. You read the permit? 3 3 A. I clicked on the hyperlink, the Q. Okay. And now -- so whatever 4 4 they're doing at the landfill at this point, you Landfill-proposed-permit hyperlink. 5 really don't have a problem with, because it's Q. Okay. And then I think you 6 6 improved your situation; is that correct? testified there was the permit and then a 7 A. It's concerning the pink area, whole -- hundred -- hundreds of pages of other 8 8 what they're doing at that landfill right now, 9 documents? 9 because they have reduced the -- they quit A. I think it's 868, I believe is 10 10 taking household garbage. Now, I don't know 11 what was printed. 11 what's going up there. You can see trucks, and Q. Yes, sir. I would agree with you. 12 12 13 there's some debris planted on the side of the 13 There's a lot -hill. I don't know if it's household garbage or A. A lot of them. 14 14 construction debris or what, because I Q. -- a lot of them. Now, you 15 15 16 don't -- you know, it's closed. But there's testified to a couple things, and I guess it's still trucks going in and working on -- dumping really giving your opinion as toward some of 17 17 stuff on the northwest corner of this municipal the -- the -- the final slope, three-to-one 18 18 19 solid waste dump. 19 slopes, and the two working faces, and those Q. Okay. And you can -- where are types of things. We talked about, a while ago, 20 20 you observing this from? Are you seeing this your occupation. One thing is, you're not an 21 from your home? engineer; is that correct? 22 22 23 A. Driving down the road. You can 23 A. No, but I was in the millwright Page 58 Page 60 see it from the road. business for a long time. 1 1 Q. Okay. I think -- I mean, you said 2 Q. Okay. Now, you testified -- the 2 permit -- you have testified you've looked at you were in the real estate business too. the documents. You got the e-mail from 4 A. Yes. 5 Mr. Ludder that directed you to the notice and 5 Q. So you've covered a lot of things, and -- but to answer my question, are you an the draft permit. Now, you've reviewed the 6 6 draft permit; is that correct? 7 engineer? 7 A. No. 8 A. I've read -- I would say I've 8 written -- or read probably some of the charts Q. Okay. Now, as toward the values 9 and all. I didn't study them. There are some you gave on your property, is that something 10 10 charts in there that kind of became germane that -- I know you said you're in the real 11 11 after a while. estate business. What are you basing that on? 12 12 13 Q. I -- I understand. But on P-3, I A. I base it off the valuations of 13 think Mr. Ludder had pointed out the -- and I other properties in the area, as well as my 14 think you read this a while ago where it tells overview of the real estate market in the Dothan you -- I guess, read the first sentence again. area in general. 16 16 17 A. Copies of the land -- and copies 17 Q. Okay. So when you said the home of -- with the word, Landfill proposed permits, was worth 100- to 120,000, is that -- are you 18 18 is hyperlinked -saying that's all you can get for it? Is that 19 19 what the fair market value of it is at this 20 Q. Okay. 20 A. -- or highlighted in blue -- Are time, or is that what you expect you could get 21 21 22 available for public inspection via the ADEM 22 out of it? website at -- you know, again, hyperlink in A. That's probably what I could get 23 23

Alat	pama Department of Environmental Management		May 31, 2016
	Page 61		Page 63
1	out of it, again, because of the landfill issue.	1	BY MR. CARTER:
2	Q. Okay. Because how	2	Q. Okay. Well, first now, you
3	much originally, how much did you pay for the	3	said you had reviewed the permit. Let me ask
4	home?	4	you about Section X.
5	A. I bought it with my well,	5	A. Okay.
6	actually, it was I can't tell you the exact	6	Q. Did you review that portion of the
7	amount because, again, I was paying some of my	7	permit?
8	mom and dad's bills, and it was a periodic	8	MR. LUDDER: Your Honor, I'm going
9	thing, and then there's multiple deeds shown and	9	to have to object. I think what was
10	deeds of record that shows I own and bought a	10	in the public notice or attached to
11	parcel.	11	the public notice was a draft permit,
12	Q. And I I I	12	not the final permit. I believe what
13	A. I would say 100,000 is more or	13	you're showing was the final permit.
14	less.	14	MR. CARTER: Okay. Well, we can
15	Q. The the the 65 acres, I	15	get the draft permit.
16	think you said it once, that's family property	16	MR. DAVIS: 11.
17	basically, that's been in your family for a long	17	BY MR. CARTER:
18	time?	18	Q. Okay. Mr. Lewis, that's on
19	A. Since 1955.	19	Section X of the draft permit which is Joint
20	Q. Okay. And I think and just to	20	Exhibit Number 11, that talks about the
21	clarify and make sure I'm you were	21	variances. Is that did you review that part
22	there you've been at that particular home	22	of the draft permit?
23	since 1992?	23	A. I I don't recall reading this,
	Page 62		Page 64
1		1	
1 2	Page 62 A. I believe that's correct, yes, sir.	1 2	but, you know, there was so much reading, and
	A. I believe that's correct, yes, sir.		but, you know, there was so much reading, and I'm standing here sworn, and I can't recall
2	A. I believe that's correct, yes, sir. Q. Okay. Now, you testified that you	2	but, you know, there was so much reading, and I'm standing here sworn, and I can't recall reading it, but I'm reading what it says here.
2	A. I believe that's correct, yes, sir.	2	but, you know, there was so much reading, and I'm standing here sworn, and I can't recall reading it, but I'm reading what it says here. It says a variance of three-to-one final slope.
2 3 4	A. I believe that's correct, yes, sir. Q. Okay. Now, you testified that you believe that if the permit is modified, I think	2 3 4	but, you know, there was so much reading, and I'm standing here sworn, and I can't recall reading it, but I'm reading what it says here.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. I believe that's correct, yes, sir. Q. Okay. Now, you testified that you believe that if the permit is modified, I think was the way Mr. Ludder had asked you about it, that because you testified about the wetlands and the streams? A. Yes, sir. Q. So at this have you in reading the permit, did you see where it authorized building the landfill cell in a stream or wetlands? A. I saw some footnotes in this area, and I'm pointing to the Exhibit Number whatever we called it P-5? P-5. And the green, or teal-green color Q. Okay. Let me show you what is	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	but, you know, there was so much reading, and I'm standing here sworn, and I can't recall reading it, but I'm reading what it says here. It says a variance of three-to-one final slope. Q. So that was the what you just pointed out, that's the variance in there Number 1 is the variance of the three-to-one final slopes? And do you know what, when it says three-to-one final slope, what it's talking about? A. Yes, sir. Q. Okay. And I think that's what you you described that earlier. I'm not going to make you go through it again. A. Right, yes, sir. Based on you're three foot out, one foot up. That's the you know, that's
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. I believe that's correct, yes, sir. Q. Okay. Now, you testified that you believe that if the permit is modified, I think was the way Mr. Ludder had asked you about it, that because you testified about the wetlands and the streams? A. Yes, sir. Q. So at this have you in reading the permit, did you see where it authorized building the landfill cell in a stream or wetlands? A. I saw some footnotes in this area, and I'm pointing to the Exhibit Number whatever we called it P-5? P-5. And the green, or teal-green color Q. Okay. Let me show you what is marked in the joint exhibits as Exhibit 2.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	but, you know, there was so much reading, and I'm standing here sworn, and I can't recall reading it, but I'm reading what it says here. It says a variance of three-to-one final slope. Q. So that was the what you just pointed out, that's the variance in there Number 1 is the variance of the three-to-one final slopes? And do you know what, when it says three-to-one final slope, what it's talking about? A. Yes, sir. Q. Okay. And I think that's what you you described that earlier. I'm not going to make you go through it again. A. Right, yes, sir. Based on you're three foot out, one foot up. That's the you know, that's standard generally, it's four to one.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. I believe that's correct, yes, sir. Q. Okay. Now, you testified that you believe that if the permit is modified, I think was the way Mr. Ludder had asked you about it, that because you testified about the wetlands and the streams? A. Yes, sir. Q. So at this have you in reading the permit, did you see where it authorized building the landfill cell in a stream or wetlands? A. I saw some footnotes in this area, and I'm pointing to the Exhibit Number whatever we called it P-5? P-5. And the green, or teal-green color Q. Okay. Let me show you what is marked in the joint exhibits as Exhibit 2. MR. DAVIS: It's 1.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	but, you know, there was so much reading, and I'm standing here sworn, and I can't recall reading it, but I'm reading what it says here. It says a variance of three-to-one final slope. Q. So that was the what you just pointed out, that's the variance in there Number 1 is the variance of the three-to-one final slopes? And do you know what, when it says three-to-one final slope, what it's talking about? A. Yes, sir. Q. Okay. And I think that's what you you described that earlier. I'm not going to make you go through it again. A. Right, yes, sir. Based on you're three foot out, one foot up. That's the you know, that's standard generally, it's four to one. Q. Right. And that and then the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. I believe that's correct, yes, sir. Q. Okay. Now, you testified that you believe that if the permit is modified, I think was the way Mr. Ludder had asked you about it, that because you testified about the wetlands and the streams? A. Yes, sir. Q. So at this have you in reading the permit, did you see where it authorized building the landfill cell in a stream or wetlands? A. I saw some footnotes in this area, and I'm pointing to the Exhibit Number whatever we called it P-5? P-5. And the green, or teal-green color Q. Okay. Let me show you what is marked in the joint exhibits as Exhibit 2. MR. DAVIS: It's 1. MR. CARTER: Oh, is it? Okay. Is	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	but, you know, there was so much reading, and I'm standing here sworn, and I can't recall reading it, but I'm reading what it says here. It says a variance of three-to-one final slope. Q. So that was the what you just pointed out, that's the variance in there Number 1 is the variance of the three-to-one final slopes? And do you know what, when it says three-to-one final slope, what it's talking about? A. Yes, sir. Q. Okay. And I think that's what you you described that earlier. I'm not going to make you go through it again. A. Right, yes, sir. Based on you're three foot out, one foot up. That's the you know, that's standard generally, it's four to one. Q. Right. And that and then the other variance in here was the one for the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. I believe that's correct, yes, sir. Q. Okay. Now, you testified that you believe that if the permit is modified, I think was the way Mr. Ludder had asked you about it, that because you testified about the wetlands and the streams? A. Yes, sir. Q. So at this have you in reading the permit, did you see where it authorized building the landfill cell in a stream or wetlands? A. I saw some footnotes in this area, and I'm pointing to the Exhibit Number whatever we called it P-5? P-5. And the green, or teal-green color Q. Okay. Let me show you what is marked in the joint exhibits as Exhibit 2. MR. DAVIS: It's 1. MR. CARTER: Oh, is it? Okay. Is that the issue permit issuance? A	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	but, you know, there was so much reading, and I'm standing here sworn, and I can't recall reading it, but I'm reading what it says here. It says a variance of three-to-one final slope. Q. So that was the what you just pointed out, that's the variance in there Number 1 is the variance of the three-to-one final slopes? And do you know what, when it says three-to-one final slope, what it's talking about? A. Yes, sir. Q. Okay. And I think that's what you you described that earlier. I'm not going to make you go through it again. A. Right, yes, sir. Based on you're three foot out, one foot up. That's the you know, that's standard generally, it's four to one. Q. Right. And that and then the other variance in here was the one for the two the two working faces; is that correct?

Page 65 Page 67 all the associated documents that you said you correct? 2 reviewed, were you aware that there are an MSW 2 A. Where are we specifically so -landfill and a C&D landfill in this expansion? 3 Q. Still Paragraph H. 3 A. I saw that, yes, sir. 4 A. This -- once -- once -- the -- C&D 4 Q. Okay. And now for two -- for two will be covered once a week, and the other one 5 5 working faces -- there's two -- basically two will be covered each day. That's the exceptions 6 6 types of landfills there. Wouldn't you think 7 there. it'd be -- you'd have to have two different 8 8 Q. Okay. working faces? A. Or differences, really. 9 9 A. No, sir. I still suggest that we O. Okay. And I think of one other 10 10 only need one if we got to have one. thing you had mentioned in the -- as for the 11 11 Q. Okay. Well, both -- both of those notice on the -- the draft permit. You got that 12 12 13 require -- have different types of requirements 13 off the website? to be operated. So would -- I mean -- I'll A. Yes, sir. 14 14 Q. Okay. Did anybody -- or did you withdraw that question. 15 15 Now, Mr. Lewis, you also testified earlier make a request to the Department for any 16 about you had read a portion of the draft permit documents associated with the -- with that 17 17 as it deals with alternative daily cover? 18 notice after you reviewed it? 18 19 A. Correct. 19 A. I don't recall. I've -- I don't 20 Q. Is that -- am I right? recall that. I've made quite a few complaints 20 and/or comments to the parties. 21 A. Yes, sir. 21 22 Q. And you showed me in the -- in 22 Q. Yes, sir. And speaking of the -- well, I'm sorry. Let me -- I'll get it comments -- and when the public notice -- after 23 23 Page 66 Page 68 you got the public notice that Mr. Ludder had narrowed down for you a little bit. 1 2 Okay. If you would, let's go -- it's Page sent you, you did comment on it; is that right? 8 of 14. A. I believe I did, yes, sir. 3 3 A. One more. Q. You filed a comment with the 4 4 Q. There we go. All right. Okay. 5 5 Department? And do you remember reading Paragraph H there? A. I -- you know, I -- again, 6 6 That's the Cover Requirements under the draft specifically that, I can't -- I'm not going to 7 7 sit here and say yes or no, because I filed so 8 permit. A. I do recall reading some of this, many complaints and/or comments, different 9 9 things regarding not just this, but problems 10 yes, sir. 10 Q. Okay. Does it say anything about with this (indicating) as well. 11 11 alternative daily cover? Q. Right. 12 12 13 A. No, sir, but somewhere in the A. And, you know, to -- to say 13 process I read that, and this is in this overall specifically X or Y, I can't say. I can tell 14 you that I absolutely have filed multiple document. 15 15 Q. Okay. But you would agree with me complaints. 16 16 that that doesn't allow alternative daily cover? Q. Okay. And now -- and one other 17 17 A. It doesn't say there specifically thing. You've voiced your concern that with an 18 18 in Paragraph H of Page 8 of 14. It does not. expansion of the solid waste landfill, that you 19 19 were concerned that they were going to be taking 20 Q. And now it also points out that 20 they have cover requirements for the municipal in more waste; is that correct? 21 21 22 solid waste and cover requirements for the 22 A. Yes, sir.

23

construction and demolition waste; is that

23

Q. Now, you've reviewed the permit.

	Daga 60		Page 71
	Page 69		Page 71
1	Did you see the part where it basically says	1	Q. Yes, sir.
2	their their total volume is not increasing?	2	(A discussion was held off the
3	A. I did, but it also says they	3	record.)
4	can again, and I use this term, "Mother, may	4	MR. CARTER: Okay. Nothing further
5	I," saying ADEM's "Mother" and the City being	5	for Mr. Lewis. Thank you.
6	"May I," it appears to me that they just make a	6	HEARING OFFICER: Mr. White?
7	phone call, and you guys can grant it.	7	CROSS-EXAMINATION
8	That's what it appears to me.	8	BY MR. WHITE:
9	Q. Actually, I think a modification	9	Q. Mr. Lewis, you have pointed out
10	of the permit. Did you realize that?	10	some areas on your Exhibit Number 5, if I can
11	A. Yes, sir.	11	find
12	Q. So it's not just a phone call to	12	A. C-5 [verbatim]?
13	pick up to do things like that.	13	Q. Yes.
14	All right. Now, when you reviewed the	14	A. Okay.
15	draft permit, and I think from the information	15	Q. You pointed to areas where you
16	you got off the website, now, that on the	16	have made numerous complaints over the years; is
17	cover sheet for the on Page 1 of 14 and	17	that right?
18	A. Okay.	18	A. I've made complaints, yeah.
19	Q. Okay. Now, you notice in the	19	Q. And you point to them, and
20	third paragraph on that if you would, read	20	I'd like for you to be a little more specific,
21	that first sentence for me.	21	if you would. I believe you pointed to the area
22	A. This permit is based on the	22	shaded orange on on the colored map; is that
23	information submitted to ADEM on October 18th,	23	correct?
		_	
	Page 70		Page 72
1		1	-
1 2	2012, for permit renewal, on January 26th, 2015	1 2	A. I wouldn't call that orange.
2	2012, for permit renewal, on January 26th, 2015 for permit modification, and known as the Permit	2	A. I wouldn't call that orange.Q. Whatever whatever color
2	2012, for permit renewal, on January 26th, 2015 for permit modification, and known as the Permit Application hereby incorporated and hereby	2	A. I wouldn't call that orange.Q. Whatever whatever colorA. Maybe peach?
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2 3 4 5 6 7	2012, for permit renewal, on January 26th, 2015 for permit modification, and known as the Permit Application hereby incorporated and hereby incorporated in reference herein referred to as applications, end parentheses [verbatim]. Any inaccuracies found in this information could lead to termination of	2 3 4 5 6 7	 A. I wouldn't call that orange. Q. Whatever whatever color A. Maybe peach? Q. Peach? A. Yeah, I'd call that a peach. Q. Okay. And does that is that labeled as something?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	2012, for permit renewal, on January 26th, 2015 for permit modification, and known as the Permit Application hereby incorporated and hereby incorporated in reference herein referred to as applications, end parentheses [verbatim]. Any inaccuracies found in this information could lead to termination of modification termination or modification of this permit and potential enforcement action. The permit must inform ADEM Permittee must inform ADEM of any deviation from or any changes to in the information in the application that would affect the Permittee's ability to comply with the applicable ADEM Administrative Code or permit conditions. Q. So you would say I mean, based on my question, so in that sentence right there, the draft permit adopts anything any of the information that would be found in the application itself? A. Well, taking that at face value,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. I wouldn't call that orange. Q. Whatever whatever color A. Maybe peach? Q. Peach? A. Yeah, I'd call that a peach. Q. Okay. And does that is that labeled as something? A. It says, Closed Landfill. I would challenge the "closed" part. Q. Okay. Do you dispute that the landfill directly across from your house is closed? A. Sir, I've lived there all my most of my adult life, and they continue to work out there, and I would I would assert that my complaints have been based off observation. And I did not really start formally complaining until I don't recall the exact first time, but taken multiple histories over the course of my lifetime, I've complained at various times about any one of the landfills
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	2012, for permit renewal, on January 26th, 2015 for permit modification, and known as the Permit Application hereby incorporated and hereby incorporated in reference herein referred to as applications, end parentheses [verbatim]. Any inaccuracies found in this information could lead to termination of modification termination or modification of this permit and potential enforcement action. The permit must inform ADEM Permittee must inform ADEM of any deviation from or any changes to in the information in the application that would affect the Permittee's ability to comply with the applicable ADEM Administrative Code or permit conditions. Q. So you would say I mean, based on my question, so in that sentence right there, the draft permit adopts anything any of the information that would be found in the application itself?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. I wouldn't call that orange. Q. Whatever whatever color A. Maybe peach? Q. Peach? A. Yeah, I'd call that a peach. Q. Okay. And does that is that labeled as something? A. It says, Closed Landfill. I would challenge the "closed" part. Q. Okay. Do you dispute that the landfill directly across from your house is closed? A. Sir, I've lived there all my most of my adult life, and they continue to work out there, and I would I would assert that my complaints have been based off observation. And I did not really start formally complaining until I don't recall the exact first time, but taken multiple histories over the course of my lifetime, I've complained

	Page 73		Page 75
	Fage 73		rage 75
1	you reference the peach landfill directly across	1	MR. LUDDER: Your Honor, I'd like
2	from your house as a landfill belonging to the	2	to
3	City of Dothan that caused you to make	3	THE WITNESS: I I
4	complaints about the operation; is that correct?	4	MR. LUDDER: No, excuse me. Your
5	A. About what I deem to be illegal	5	Honor, I object
6	operation.	6	THE WITNESS: Okay.
7	Q. Okay. And do you have	7	MR. LUDDER: on relevancy
8	any what's your best estimate as to when you	8	grounds. We're discussing a closed
9	made that complaint, and what was the subject?	9	landfill which is not the subject of
10	A. I made complaints	10	this proceeding.
11	concerning this is called Landfill Drive.	11	HEARING OFFICER: Overruled.
12	It's the drive that comes through. It's the	12	A. I may I need to add to this.
13	municipal solid waste, Permit Number 3501.	13	Mr. White, as a boy, growing up as a young man,
14	Unless it's been changed, that's what that	14	my family farmed that land as well.
15	permit number was. And this area over to the	15	Q. I believe you said you fished
16	right of that, which I would call green, light	16	there too, didn't you?
17	green, maybe teal, is a borrow pit where you	17	A. We've caught fish in this creek in
18	haul dirt the City haul dirt from this site	18	years past.
19	to cover the garbage on this site. And that's	19	Q. Okay. And you said it's now
20	Permit Number 35-06 and the borrow pit for it.	20	restricted, and you're not allowed to do that;
21	Q. Have you ever been on this	21	is that correct?
22	property that you described as being colored	22	A. Well, we don't have access permit.
23	peach?	23	I mean, the City of Dothan owns it. And there
23	peach:	23	Tillean, the City of Dothan owns it. And there
	Page 74		Page 76
	Page 74		Page 76
1	A. I have when I've been to the	1	are signs all along the road right of way
1 2	A. I have when I've been to the landfill.	1 2	are signs all along the road right of way saying, City of Dothan, no trespassing.
	A. I have when I've been to the landfill. Q. Okay. What's your purpose for		are signs all along the road right of way saying, City of Dothan, no trespassing. Q. Okay. And the only time you've
2	A. I have when I've been to the landfill. Q. Okay. What's your purpose for going to the landfill?	2	are signs all along the road right of way saying, City of Dothan, no trespassing. Q. Okay. And the only time you've been on there, on this property, was when you
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2 3 4	A. I have when I've been to the landfill. Q. Okay. What's your purpose for going to the landfill? A. When it was in operation. Q. Okay. And what was your purpose	2 3 4	are signs all along the road right of way saying, City of Dothan, no trespassing. Q. Okay. And the only time you've been on there, on this property, was when you were dumping garbage; is that correct? A. When we farmed it, or when I was
2 3 4 5	A. I have when I've been to the landfill. Q. Okay. What's your purpose for going to the landfill? A. When it was in operation. Q. Okay. And what was your purpose for going on the landfill?	2 3 4 5	are signs all along the road right of way saying, City of Dothan, no trespassing. Q. Okay. And the only time you've been on there, on this property, was when you were dumping garbage; is that correct? A. When we farmed it, or when I was there, you know. For at times, I've been out
2 3 4 5 6	A. I have when I've been to the landfill. Q. Okay. What's your purpose for going to the landfill? A. When it was in operation. Q. Okay. And what was your purpose for going on the landfill? A. It was on that landfill, to go	2 3 4 5 6	are signs all along the road right of way saying, City of Dothan, no trespassing. Q. Okay. And the only time you've been on there, on this property, was when you were dumping garbage; is that correct? A. When we farmed it, or when I was there, you know. For at times, I've been out there to see city employees over the years,
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2 3 4 5 6 7 8 9 10 11	A. I have when I've been to the landfill. Q. Okay. What's your purpose for going to the landfill? A. When it was in operation. Q. Okay. And what was your purpose for going on the landfill? A. It was on that landfill, to go there. Q. For what purpose did you go? A. I mean, you what do you go to a dump for? To dump stuff.	2 3 4 5 6 7 8 9 10 11	are signs all along the road right of way saying, City of Dothan, no trespassing. Q. Okay. And the only time you've been on there, on this property, was when you were dumping garbage; is that correct? A. When we farmed it, or when I was there, you know. For at times, I've been out there to see city employees over the years, Mr. White. Q. So you've been out there for other purposes than to dump garbage? A. We farmed it as a boy growing up,
2 3 4 5 6 7 8 9 10 11 12	A. I have when I've been to the landfill. Q. Okay. What's your purpose for going to the landfill? A. When it was in operation. Q. Okay. And what was your purpose for going on the landfill? A. It was on that landfill, to go there. Q. For what purpose did you go? A. I mean, you what do you go to a dump for? To dump stuff. Q. Well, I'm asking you. What was	2 3 4 5 6 7 8 9 10 11 12 13	are signs all along the road right of way saying, City of Dothan, no trespassing. Q. Okay. And the only time you've been on there, on this property, was when you were dumping garbage; is that correct? A. When we farmed it, or when I was there, you know. For at times, I've been out there to see city employees over the years, Mr. White. Q. So you've been out there for other purposes than to dump garbage? A. We farmed it as a boy growing up, as a young man. I've been out there to carry
2 3 4 5 6 7 8 9 10 11 12 13 14	A. I have when I've been to the landfill. Q. Okay. What's your purpose for going to the landfill? A. When it was in operation. Q. Okay. And what was your purpose for going on the landfill? A. It was on that landfill, to go there. Q. For what purpose did you go? A. I mean, you what do you go to a dump for? To dump stuff. Q. Well, I'm asking you. What was your reason for going	2 3 4 5 6 7 8 9 10 11 12 13	are signs all along the road right of way saying, City of Dothan, no trespassing. Q. Okay. And the only time you've been on there, on this property, was when you were dumping garbage; is that correct? A. When we farmed it, or when I was there, you know. For at times, I've been out there to see city employees over the years, Mr. White. Q. So you've been out there for other purposes than to dump garbage? A. We farmed it as a boy growing up, as a young man. I've been out there to see
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. I have when I've been to the landfill. Q. Okay. What's your purpose for going to the landfill? A. When it was in operation. Q. Okay. And what was your purpose for going on the landfill? A. It was on that landfill, to go there. Q. For what purpose did you go? A. I mean, you what do you go to a dump for? To dump stuff. Q. Well, I'm asking you. What was your reason for going A. For going to the dump. Q. You were going to the dump to do	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	are signs all along the road right of way saying, City of Dothan, no trespassing. Q. Okay. And the only time you've been on there, on this property, was when you were dumping garbage; is that correct? A. When we farmed it, or when I was there, you know. For at times, I've been out there to see city employees over the years, Mr. White. Q. So you've been out there for other purposes than to dump garbage? A. We farmed it as a boy growing up, as a young man. I've been out there to carry garbage out there. I've been out there to see city employees in times past. Q. Have you ever been on city
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. I have when I've been to the landfill. Q. Okay. What's your purpose for going to the landfill? A. When it was in operation. Q. Okay. And what was your purpose for going on the landfill? A. It was on that landfill, to go there. Q. For what purpose did you go? A. I mean, you what do you go to a dump for? To dump stuff. Q. Well, I'm asking you. What was your reason for going A. For going to the dump. Q. You were going to the dump to do what? A. To dispose of garbage.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	are signs all along the road right of way saying, City of Dothan, no trespassing. Q. Okay. And the only time you've been on there, on this property, was when you were dumping garbage; is that correct? A. When we farmed it, or when I was there, you know. For at times, I've been out there to see city employees over the years, Mr. White. Q. So you've been out there for other purposes than to dump garbage? A. We farmed it as a boy growing up, as a young man. I've been out there to carry garbage out there. I've been out there to see city employees in times past. Q. Have you ever been on city equipment while you were out there? A. Never.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. I have when I've been to the landfill. Q. Okay. What's your purpose for going to the landfill? A. When it was in operation. Q. Okay. And what was your purpose for going on the landfill? A. It was on that landfill, to go there. Q. For what purpose did you go? A. I mean, you what do you go to a dump for? To dump stuff. Q. Well, I'm asking you. What was your reason for going A. For going to the dump. Q. You were going to the dump to do what? A. To dispose of garbage. Q. Thank you. A. Okay.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	are signs all along the road right of way saying, City of Dothan, no trespassing. Q. Okay. And the only time you've been on there, on this property, was when you were dumping garbage; is that correct? A. When we farmed it, or when I was there, you know. For at times, I've been out there to see city employees over the years, Mr. White. Q. So you've been out there for other purposes than to dump garbage? A. We farmed it as a boy growing up, as a young man. I've been out there to carry garbage out there. I've been out there to see city employees in times past. Q. Have you ever been on city equipment while you were out there? A. Never. Q. Okay. Now, you said that you hunted and fished on this property.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. I have when I've been to the landfill. Q. Okay. What's your purpose for going to the landfill? A. When it was in operation. Q. Okay. And what was your purpose for going on the landfill? A. It was on that landfill, to go there. Q. For what purpose did you go? A. I mean, you what do you go to a dump for? To dump stuff. Q. Well, I'm asking you. What was your reason for going A. For going to the dump. Q. You were going to the dump to do what? A. To dispose of garbage. Q. Thank you. A. Okay. Q. Have you ever seen equipment out	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	are signs all along the road right of way saying, City of Dothan, no trespassing. Q. Okay. And the only time you've been on there, on this property, was when you were dumping garbage; is that correct? A. When we farmed it, or when I was there, you know. For at times, I've been out there to see city employees over the years, Mr. White. Q. So you've been out there for other purposes than to dump garbage? A. We farmed it as a boy growing up, as a young man. I've been out there to carry garbage out there. I've been out there to see city employees in times past. Q. Have you ever been on city equipment while you were out there? A. Never. Q. Okay. Now, you said that you hunted and fished on this property. A. I've

	ama Department of Environmental Management		May 31, 2016
	Page 77		Page 79
1	A. On this property?	1	Q. Now, you said that that
2	Q. Anywhere on this exhibit.	2	landfill
3	A. On my property right here, I	3	A. Now, Mr. White, may I interject
4	hunted deer in deer season. I hunted the last	4	something? You said she gave me the property.
5	day of deer season directly behind my house.	5	She did not give me the property. The property
6	Q. Okay.	6	that my mom and dad gave me, they gave me an
7	A. That was January 31st.	7	acre of land, and I don't recall the date, but
8	Q. Okay. Now, directly behind your	8	it was back in the '70s, and I bought an acre of
9	house, is there a landfill?	9	land.
10	A. To the northeast.	10	Q. Okay.
11	Q. Did you hunt on that landfill?	11	A. And that was prior to this
12	A. No, sir.	12	landfill to the south.
13	Q. Okay.	13	Q. And that was a conveyance from
14	A. The City of Dothan owns the	14	your mother, Bernice Lewis?
15	property.	15	A. That was from Shellie and
16	Q. And how long has that landfill	16	Bernice Shellie Lewis and Bernice Lewis.
17	been there?	17	Q. Let me show you what's been marked
18	A. Back in the '70s, if I recall	18	for identification purposes Intervenor
19	right.	19	THE WITNESS: There's a sticky
20	Q. Okay. But that property is not	20	note.
21	shown on Petitioner 5; is that correct?	21	Q Exhibit Number 1 and ask you
22	A. No, sir. It lies to the	22	if you can identify that document.
23	north and I'm saying to the north. I'm	23	A. It's when the land was conveyed
23	north and Thi Saying to the north. Thi	23	A. It's when the land was conveyed
-			
	Page 78		Page 80
1		1	
1 2	looking I'm I'm sitting on the south	1 2	with the life estate life estate from my
1 2 3	looking I'm I'm sitting on the south end south side of this map, and I'm looking		with the life estate life estate from my mother to me. And January 22nd, 1988 is when
2	looking I'm I'm sitting on the south end south side of this map, and I'm looking back to the north/northeast from where I'm	2	with the life estate life estate from my mother to me. And January 22nd, 1988 is when it's dated and timestamped.
2	looking I'm I'm sitting on the south end south side of this map, and I'm looking back to the north/northeast from where I'm actually sitting here looking at it.	2	with the life estate life estate from my mother to me. And January 22nd, 1988 is when it's dated and timestamped. Q. Thank you.
2 3 4 5	looking I'm I'm sitting on the south end south side of this map, and I'm looking back to the north/northeast from where I'm actually sitting here looking at it. Q. Okay. Was that landfill there	2 3 4	with the life estate life estate from my mother to me. And January 22nd, 1988 is when it's dated and timestamped. Q. Thank you. MR. WHITE: We offer City 1.
2 3 4	looking I'm I'm sitting on the south end south side of this map, and I'm looking back to the north/northeast from where I'm actually sitting here looking at it. Q. Okay. Was that landfill there when you purchased your property or when you	2 3 4 5	with the life estate life estate from my mother to me. And January 22nd, 1988 is when it's dated and timestamped. Q. Thank you. MR. WHITE: We offer City 1. MR. LUDDER: No objection.
2 3 4 5 6	looking I'm I'm sitting on the south end south side of this map, and I'm looking back to the north/northeast from where I'm actually sitting here looking at it. Q. Okay. Was that landfill there when you purchased your property or when you were given that property by your parents by	2 3 4 5 6	with the life estate life estate from my mother to me. And January 22nd, 1988 is when it's dated and timestamped. Q. Thank you. MR. WHITE: We offer City 1.
2 3 4 5 6 7	looking I'm I'm sitting on the south end south side of this map, and I'm looking back to the north/northeast from where I'm actually sitting here looking at it. Q. Okay. Was that landfill there when you purchased your property or when you were given that property by your parents by Bernice, your mother?	2 3 4 5 6 7	with the life estate life estate from my mother to me. And January 22nd, 1988 is when it's dated and timestamped. Q. Thank you. MR. WHITE: We offer City 1. MR. LUDDER: No objection. HEARING OFFICER: It's admitted. (Exhibit No. I-1 was admitted
2 3 4 5 6 7 8	looking I'm I'm sitting on the south end south side of this map, and I'm looking back to the north/northeast from where I'm actually sitting here looking at it. Q. Okay. Was that landfill there when you purchased your property or when you were given that property by your parents by Bernice, your mother? A. The one to the north?	2 3 4 5 6 7 8	with the life estate life estate from my mother to me. And January 22nd, 1988 is when it's dated and timestamped. Q. Thank you. MR. WHITE: We offer City 1. MR. LUDDER: No objection. HEARING OFFICER: It's admitted. (Exhibit No. I-1 was admitted into evidence.)
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	Page 81		Page 83
-	A. Now, remember, there's multiple	1	BY MR. WHITE:
1 2	deeds at multiple dates, Mr. White.	2	Q. Are you objecting to the entire
	Q. Well, let's refer to this one.	3	expansion, or just part of it?
3	A. Okay. This one right here, when		A. I'm objecting to the expansion.
4 5	there was a landfill to the north and to the	4 5	Q. The entire expansion?
	south of me, the answer is yes.		A. As much as I can object to, that's
7	Q. Thank you. Now, you've asked this	6 7	what I'm here to do.
	hearing to be convened today; is that correct?	_	Q. All right. Are you asking that
8	A. I've asked I've appealed to the	8 9	the City be stopped from depositing waste
10	ADEM's ruling to give you guys a modification,	10	anywhere on that site, the proposed site?
11	Mr. White.	11	A. My preference is yes.
12	Q. Okay. And are you asking the	12	Q. Okay. Has this proposed expansion
13	Commission then to reject that modification?	13	caused you any harm?
14	A. Yes. I mean, I'm asking the	14	A. Currently, no, with I
15	Commission to do all they can I'm doing what	15	would I would add one exception, Mr. White.
16	the law allows me to do, Mr. White, nothing	16	Prior to the City owning buying this tract of
17	more, nothing less. If my druthers is the	17	land, I hunted and had access to the property.
18	City of Dothan got out of the landfill business.	18	So I would say, yeah, there's been some there,
19	Q. So you're not asking that the	19	just by the mere acquisition. Some of the best
20	expansion be stopped?	20	dove hunts I've ever been on in my life is right
21	A. I'm asking that the permit, as	21	there in those fields.
22	permitted, as shown as shown on the website,	22	Q. I believe in your petition, you
23	not be allowed.	23	state that your property value well, the
			J 1 1 J ,
	Page 82		Page 84
1	Page 82 Q. Okay. Are you objecting to any	1	Page 84 expansion threatens to keep your property value
1 2		1 2	
	Q. Okay. Are you objecting to any		expansion threatens to keep your property value
2	Q. Okay. Are you objecting to any part of the expansion?	2	expansion threatens to keep your property value depressed for the next 15 to 20 years; is that
2	Q. Okay. Are you objecting to any part of the expansion? A. I am.	2	expansion threatens to keep your property value depressed for the next 15 to 20 years; is that correct?
2 3 4	Q. Okay. Are you objecting to any part of the expansion? A. I am. Q. Okay. Are you objecting to all of	2 3 4	expansion threatens to keep your property value depressed for the next 15 to 20 years; is that correct? A. For the duration of any landfill.
2 3 4 5	Q. Okay. Are you objecting to any part of the expansion? A. I am. Q. Okay. Are you objecting to all of the expansion?	2 3 4 5	expansion threatens to keep your property value depressed for the next 15 to 20 years; is that correct? A. For the duration of any landfill. Q. Okay. It threatens to do that?
2 3 4 5 6	Q. Okay. Are you objecting to any part of the expansion? A. I am. Q. Okay. Are you objecting to all of the expansion? A. I prefer to object to all of it,	2 3 4 5 6	expansion threatens to keep your property value depressed for the next 15 to 20 years; is that correct? A. For the duration of any landfill. Q. Okay. It threatens to do that? A. That's correct.
2 3 4 5 6 7	Q. Okay. Are you objecting to any part of the expansion? A. I am. Q. Okay. Are you objecting to all of the expansion? A. I prefer to object to all of it, yes, sir.	2 3 4 5 6 7	expansion threatens to keep your property value depressed for the next 15 to 20 years; is that correct? A. For the duration of any landfill. Q. Okay. It threatens to do that? A. That's correct. Q. Okay. Can you tell us when your
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Okay. Are you objecting to any part of the expansion? A. I am. Q. Okay. Are you objecting to all of the expansion? A. I prefer to object to all of it, yes, sir. Q. But listen to my question. A. I understand what you're asking. Q. Are you or are you not objecting to the total expansion as proposed and shown in A. As proposed, I'm MR. LUDDER: Your Honor, I object to the question. What he's asking for is reflected in the request for hearing. HEARING OFFICER: It is, and the documents will prove themselves, but this is cross-examination. If he wants to ask him that question, he	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	expansion threatens to keep your property value depressed for the next 15 to 20 years; is that correct? A. For the duration of any landfill. Q. Okay. It threatens to do that? A. That's correct. Q. Okay. Can you tell us when your property began to be depressed, if at all? A. Well, Mr I'll answer this way: When was it depressed? Whatever leadership has been in Dothan has promised those of us out there there'd never be any more expansions. We've obviously not been told the truth. And we've relied on that, and I relied on that, Mr. White. When this was across the road, I tried to be a good neighbor. I've not complained overtly. I've seen things that I know without a shadow of a doubt was in violation of the permit, especially now that I've read so much of it, Mr. White. And at the

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1	valuations will come back, and I use a prime	1	Q. Okay.
2	example. You know Dothan as maybe not as	2	A. I also know some things that's not
3	well as I do, or maybe you do. The area that	3	in this document. I'd like to know where the
4	lies to the north of 231 by the UPS station at	4	rest of the paperwork is at.
5	one time was a landfill prior to moving to the	5	Q. Okay. Now, this deed is from your
6	east side of town. It's one of the better	6	parents to the City for a landfill, is it not?
7	subdivisions in Dothan now, and one of the	7	A. It's my
8	private schools is adjacent to that site.	8	Q. What's the date on that?
9	Northside Methodist Academy is across the road.	9	A. 1973.
10	And so if the landfill closes and goes away, at	10	Q. Thank you.
11	some point in time, the valuations come back,	11	MR. WHITE: We'd offer Intervenor
12	and that's historically been proven true almost	12	2.
13	anywhere in the United States.	13	MR. LUDDER: I object, Your Honor.
14	Q. Thank you. Again, your	14	The Witness didn't authenticate it.
15	allegations are that this expansion threatens to	15	HEARING OFFICER: It's admitted.
16	keep your property value depressed for the next	16	(Exhibit No. I-2 was admitted
17	15 to 20 years?	17	into evidence.)
18	A. That's correct.	18	MR. WHITE: Thank you.
19	Q. Okay. And by that, I assume you	19	BY MR. WHITE:
20	mean that it is already depressed, and that this	20	Q. You're not testifying that the
21	will make it continue to be so; is that correct?	21	City pulled a fast one on your parents and built
22	A. I would say that's a fair	22	a landfill on the property that they sold them
23	assessment.	23	without their knowing it? Do you
	Page 86		Page 88
_	O Okay Wall my question then is	_	A. I'd like to know where the
1	Q. Okay. Well, my question then is:	1	
3	When did it become depressed? A. I can't put a definitive time	2	original paper rest of the paperwork is at.
4	A. I can't put a definitive time	2	O If you would place oir enewer
-	frame there	3	Q. If you would, please, sir, answer
5	frame there.	4	my question.
5	Q. Do you have any idea what is	4 5	my question. A. Am I saying that? I can tell you
6	Q. Do you have any idea what is causing the depressed value?	4 5 6	my question. A. Am I saying that? I can tell you that Mr. Driggers coerced my daddy and convinced
6	Q. Do you have any idea what is causing the depressed value?A. The landfills.	4 5 6 7	my question. A. Am I saying that? I can tell you that Mr. Driggers coerced my daddy and convinced my daddy to sell that land. If my daddy had
6 7 8	Q. Do you have any idea what is causing the depressed value?A. The landfills.Q. Okay. And the landfills preceded	4 5 6 7 8	my question. A. Am I saying that? I can tell you that Mr. Driggers coerced my daddy and convinced my daddy to sell that land. If my daddy had been told the truth, Mr. White, he would not
6 7 8 9	Q. Do you have any idea what is causing the depressed value?A. The landfills.Q. Okay. And the landfills preceded your ownership, did they not?	4 5 6 7 8 9	my question. A. Am I saying that? I can tell you that Mr. Driggers coerced my daddy and convinced my daddy to sell that land. If my daddy had been told the truth, Mr. White, he would not have under no circumstances sold the City of
6 7 8 9	 Q. Do you have any idea what is causing the depressed value? A. The landfills. Q. Okay. And the landfills preceded your ownership, did they not? A. They did not precede my family's 	4 5 6 7 8 9	my question. A. Am I saying that? I can tell you that Mr. Driggers coerced my daddy and convinced my daddy to sell that land. If my daddy had been told the truth, Mr. White, he would not have under no circumstances sold the City of Dothan land. But Mr. Driggers, the Mayor of
6 7 8 9	Q. Do you have any idea what is causing the depressed value? A. The landfills. Q. Okay. And the landfills preceded your ownership, did they not? A. They did not precede my family's ownership, no, sir. My mom and dad bought the	4 5 6 7 8 9 10	my question. A. Am I saying that? I can tell you that Mr. Driggers coerced my daddy and convinced my daddy to sell that land. If my daddy had been told the truth, Mr. White, he would not have under no circumstances sold the City of Dothan land. But Mr. Driggers, the Mayor of Dothan at the time, was dishonest with my mom
6 7 8 9 10 11	 Q. Do you have any idea what is causing the depressed value? A. The landfills. Q. Okay. And the landfills preceded your ownership, did they not? A. They did not precede my family's 	4 5 6 7 8 9	my question. A. Am I saying that? I can tell you that Mr. Driggers coerced my daddy and convinced my daddy to sell that land. If my daddy had been told the truth, Mr. White, he would not have under no circumstances sold the City of Dothan land. But Mr. Driggers, the Mayor of Dothan at the time, was dishonest with my mom and dad, and my mom and dad, thinking they were
6 7 8 9 10 11	Q. Do you have any idea what is causing the depressed value? A. The landfills. Q. Okay. And the landfills preceded your ownership, did they not? A. They did not precede my family's ownership, no, sir. My mom and dad bought the property in 1955.	4 5 6 7 8 9 10 11	my question. A. Am I saying that? I can tell you that Mr. Driggers coerced my daddy and convinced my daddy to sell that land. If my daddy had been told the truth, Mr. White, he would not have under no circumstances sold the City of Dothan land. But Mr. Driggers, the Mayor of Dothan at the time, was dishonest with my mom and dad, and my mom and dad, thinking they were doing him justice and being a good neighbor and
6 7 8 9 10 11 12 13	Q. Do you have any idea what is causing the depressed value? A. The landfills. Q. Okay. And the landfills preceded your ownership, did they not? A. They did not precede my family's ownership, no, sir. My mom and dad bought the property in 1955. (A discussion was held off the	4 5 6 7 8 9 10 11 12	my question. A. Am I saying that? I can tell you that Mr. Driggers coerced my daddy and convinced my daddy to sell that land. If my daddy had been told the truth, Mr. White, he would not have under no circumstances sold the City of Dothan land. But Mr. Driggers, the Mayor of Dothan at the time, was dishonest with my mom and dad, and my mom and dad, thinking they were
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6 7 8 9 10 11 12 13 14 15	Q. Do you have any idea what is causing the depressed value? A. The landfills. Q. Okay. And the landfills preceded your ownership, did they not? A. They did not precede my family's ownership, no, sir. My mom and dad bought the property in 1955. (A discussion was held off the record.) BY MR. WHITE:	4 5 6 7 8 9 10 11 12 13 14	my question. A. Am I saying that? I can tell you that Mr. Driggers coerced my daddy and convinced my daddy to sell that land. If my daddy had been told the truth, Mr. White, he would not have under no circumstances sold the City of Dothan land. But Mr. Driggers, the Mayor of Dothan at the time, was dishonest with my mom and dad, and my mom and dad, thinking they were doing him justice and being a good neighbor and a good friend to the community was misled by the Mayor of the City of Dothan. And that much,
6 7 8 9 10 11 12 13 14 15	Q. Do you have any idea what is causing the depressed value? A. The landfills. Q. Okay. And the landfills preceded your ownership, did they not? A. They did not precede my family's ownership, no, sir. My mom and dad bought the property in 1955. (A discussion was held off the record.) BY MR. WHITE: Q. Mr. Lewis, let me show what's been	4 5 6 7 8 9 10 11 12 13 14 15	my question. A. Am I saying that? I can tell you that Mr. Driggers coerced my daddy and convinced my daddy to sell that land. If my daddy had been told the truth, Mr. White, he would not have under no circumstances sold the City of Dothan land. But Mr. Driggers, the Mayor of Dothan at the time, was dishonest with my mom and dad, and my mom and dad, thinking they were doing him justice and being a good neighbor and a good friend to the community was misled by the Mayor of the City of Dothan. And that much, sir, is a cold hard fact. And the three people
6 7 8 9 10 11 12 13 14 15 16	Q. Do you have any idea what is causing the depressed value? A. The landfills. Q. Okay. And the landfills preceded your ownership, did they not? A. They did not precede my family's ownership, no, sir. My mom and dad bought the property in 1955. (A discussion was held off the record.) BY MR. WHITE: Q. Mr. Lewis, let me show what's been marked for identification purposes as Intervenor	4 5 6 7 8 9 10 11 12 13 14 15 16	my question. A. Am I saying that? I can tell you that Mr. Driggers coerced my daddy and convinced my daddy to sell that land. If my daddy had been told the truth, Mr. White, he would not have under no circumstances sold the City of Dothan land. But Mr. Driggers, the Mayor of Dothan at the time, was dishonest with my mom and dad, and my mom and dad, thinking they were doing him justice and being a good neighbor and a good friend to the community was misled by the Mayor of the City of Dothan. And that much, sir, is a cold hard fact. And the three people that could attest to that is all in the ground.
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6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Do you have any idea what is causing the depressed value? A. The landfills. Q. Okay. And the landfills preceded your ownership, did they not? A. They did not precede my family's ownership, no, sir. My mom and dad bought the property in 1955. (A discussion was held off the record.) BY MR. WHITE: Q. Mr. Lewis, let me show what's been marked for identification purposes as Intervenor Exhibit 2 and ask you if you can identify this document.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	my question. A. Am I saying that? I can tell you that Mr. Driggers coerced my daddy and convinced my daddy to sell that land. If my daddy had been told the truth, Mr. White, he would not have under no circumstances sold the City of Dothan land. But Mr. Driggers, the Mayor of Dothan at the time, was dishonest with my mom and dad, and my mom and dad, thinking they were doing him justice and being a good neighbor and a good friend to the community was misled by the Mayor of the City of Dothan. And that much, sir, is a cold hard fact. And the three people that could attest to that is all in the ground. Q. But you just did, though, didn't you? A. I just attested to the fact that my parents deeded a parcel of land to the City
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Do you have any idea what is causing the depressed value? A. The landfills. Q. Okay. And the landfills preceded your ownership, did they not? A. They did not precede my family's ownership, no, sir. My mom and dad bought the property in 1955. (A discussion was held off the record.) BY MR. WHITE: Q. Mr. Lewis, let me show what's been marked for identification purposes as Intervenor Exhibit 2 and ask you if you can identify this document. A. It's a deed from my mom and dad to the City of Dothan. Q. Okay. Did you know they did that?	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	my question. A. Am I saying that? I can tell you that Mr. Driggers coerced my daddy and convinced my daddy to sell that land. If my daddy had been told the truth, Mr. White, he would not have under no circumstances sold the City of Dothan land. But Mr. Driggers, the Mayor of Dothan at the time, was dishonest with my mom and dad, and my mom and dad, thinking they were doing him justice and being a good neighbor and a good friend to the community was misled by the Mayor of the City of Dothan. And that much, sir, is a cold hard fact. And the three people that could attest to that is all in the ground. Q. But you just did, though, didn't you? A. I just attested to the fact that my parents deeded a parcel of land to the City of Dothan, 40 acres, because Mr. Driggers, the
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Do you have any idea what is causing the depressed value? A. The landfills. Q. Okay. And the landfills preceded your ownership, did they not? A. They did not precede my family's ownership, no, sir. My mom and dad bought the property in 1955. (A discussion was held off the record.) BY MR. WHITE: Q. Mr. Lewis, let me show what's been marked for identification purposes as Intervenor Exhibit 2 and ask you if you can identify this document. A. It's a deed from my mom and dad to the City of Dothan.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	my question. A. Am I saying that? I can tell you that Mr. Driggers coerced my daddy and convinced my daddy to sell that land. If my daddy had been told the truth, Mr. White, he would not have under no circumstances sold the City of Dothan land. But Mr. Driggers, the Mayor of Dothan at the time, was dishonest with my mom and dad, and my mom and dad, thinking they were doing him justice and being a good neighbor and a good friend to the community was misled by the Mayor of the City of Dothan. And that much, sir, is a cold hard fact. And the three people that could attest to that is all in the ground. Q. But you just did, though, didn't you? A. I just attested to the fact that my parents deeded a parcel of land to the City

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_	Page 89		Page 91
1	and mother. And, yeah, they deeded it, and it	1	the paperwork, it will be capped. Now, capped
2	was for the purpose of the landfill. At that	2	has a you know, that's just reading the
3	time, they were called "dumps." It wasn't	3	different documents.
4	called "landfills."	4	Q. I believe you also said it's still
5	Q. Have you had your property	5	accepting waste; is that correct?
6	appraised since you bought it?	6	A. There's still some trucks going
7	A. My mom I paid my mother. I	7	and dumping on the northwest corner of that
8	didn't have to have a mortgage on that.	8	property. I can't tell you what it is, because
9	Q. Let me	9	I don't go on the property.
10	A. Have I got it a current	10	Q. Okay. But you've seen trucks
11	appraisal on the property? No, sir.	11	going there with garbage, solid waste?
12	Q. Have you had it appraised at any	12	A. I've seen trucks dumping something
13	time since you bought it?	13	besides dirt. They dump they go up there
14	A. When I financed my home, the bank	14	dumping something.
15	did an appraisal.	15	Q. Okay. Into a landfill that's
16	Q. Okay. Do you have that here?	16	being closed?
17	A. I do not.	17	A. Well, that's what I'm being
18	Q. Okay. Do you know what the value	18	told it's being closed.
19	was?	19	Q. Okay. All right. Have you made
20	A. 200,000.	20	any comments regarding the two working faces?
21	Q. All right.	21	A. Have I made comments? I testified
22	A. I don't recall the exact amount,	22	to it earlier.
23	but around 200,000.	23	Q. Okay. And that's it? That's the
23	out around 200,000.	23	Q. Okay. And that's it: That's the
	Page 90		Page 92
1	Q. So that's different than the value	1	extent of your comments?
2	you testified to earlier?	2	A. I made quite a few comments. Do
3	A. That's different to the value it	3	I do I know for sure I made two comments? I
4	is today, sir.	4	know I testified today about two comments. I
5	Q. Okay.		
		5	•
	•	5	can attest to that.
6	A. I think I'm right saying that	6	can attest to that. Q. Are you telling this tribunal that
6 7	A. I think I'm right saying that appraisal was done back in the sometime in	6	can attest to that. Q. Are you telling this tribunal that you responded to the public notice by making
6 7 8	A. I think I'm right saying that appraisal was done back in the sometime in the '90s. I don't recall the exact date.	6 7 8	can attest to that. Q. Are you telling this tribunal that you responded to the public notice by making comments and objection to the two working faces
6 7 8 9	A. I think I'm right saying that appraisal was done back in the sometime in the '90s. I don't recall the exact date. Q. All right. And you don't have	6 7 8 9	can attest to that. Q. Are you telling this tribunal that you responded to the public notice by making comments and objection to the two working faces as proposed in the draft permit?
6 7 8 9	A. I think I'm right saying that appraisal was done back in the sometime in the '90s. I don't recall the exact date. Q. All right. And you don't have that report with you today?	6 7 8 9	can attest to that. Q. Are you telling this tribunal that you responded to the public notice by making comments and objection to the two working faces as proposed in the draft permit? A. I think my comments is in our
6 7 8 9 10	A. I think I'm right saying that appraisal was done back in the sometime in the '90s. I don't recall the exact date. Q. All right. And you don't have that report with you today? A. No, sir.	6 7 8 9 10 11	can attest to that. Q. Are you telling this tribunal that you responded to the public notice by making comments and objection to the two working faces as proposed in the draft permit? A. I think my comments is in our complaint, sir.
6 7 8 9 10 11 12	A. I think I'm right saying that appraisal was done back in the sometime in the '90s. I don't recall the exact date. Q. All right. And you don't have that report with you today? A. No, sir. Q. Okay. I believe you testified	6 7 8 9 10 11	can attest to that. Q. Are you telling this tribunal that you responded to the public notice by making comments and objection to the two working faces as proposed in the draft permit? A. I think my comments is in our complaint, sir. Q. Well, sir, just please answer my
6 7 8 9 10 11 12	A. I think I'm right saying that appraisal was done back in the sometime in the '90s. I don't recall the exact date. Q. All right. And you don't have that report with you today? A. No, sir. Q. Okay. I believe you testified that the landfill shown in pink on Petitioner 5	6 7 8 9 10 11 12 13	can attest to that. Q. Are you telling this tribunal that you responded to the public notice by making comments and objection to the two working faces as proposed in the draft permit? A. I think my comments is in our complaint, sir. Q. Well, sir, just please answer my question.
6 7 8 9 10 11 12 13	A. I think I'm right saying that appraisal was done back in the sometime in the '90s. I don't recall the exact date. Q. All right. And you don't have that report with you today? A. No, sir. Q. Okay. I believe you testified that the landfill shown in pink on Petitioner 5 is closed; is that correct?	6 7 8 9 10 11 12 13	can attest to that. Q. Are you telling this tribunal that you responded to the public notice by making comments and objection to the two working faces as proposed in the draft permit? A. I think my comments is in our complaint, sir. Q. Well, sir, just please answer my question. A. I've I've answered it. The two
6 7 8 9 10 11 12 13 14 15	A. I think I'm right saying that appraisal was done back in the sometime in the '90s. I don't recall the exact date. Q. All right. And you don't have that report with you today? A. No, sir. Q. Okay. I believe you testified that the landfill shown in pink on Petitioner 5 is closed; is that correct? A. It's in the process of being	6 7 8 9 10 11 12 13 14 15	can attest to that. Q. Are you telling this tribunal that you responded to the public notice by making comments and objection to the two working faces as proposed in the draft permit? A. I think my comments is in our complaint, sir. Q. Well, sir, just please answer my question. A. I've I've answered it. The two comments that are in the complaint.
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6 7 8 9 10 11 12 13 14 15 16 17	A. I think I'm right saying that appraisal was done back in the sometime in the '90s. I don't recall the exact date. Q. All right. And you don't have that report with you today? A. No, sir. Q. Okay. I believe you testified that the landfill shown in pink on Petitioner 5 is closed; is that correct? A. It's in the process of being closed. Q. What do you mean by that? A. Well, based upon new reports,	6 7 8 9 10 11 12 13 14 15 16 17	can attest to that. Q. Are you telling this tribunal that you responded to the public notice by making comments and objection to the two working faces as proposed in the draft permit? A. I think my comments is in our complaint, sir. Q. Well, sir, just please answer my question. A. I've I've answered it. The two comments that are in the complaint. Q. And those are the comments, are they not, that make no mention whatsoever of the two working faces?
6 7 8 9 10 11 12 13 14 15 16 17 18	A. I think I'm right saying that appraisal was done back in the sometime in the '90s. I don't recall the exact date. Q. All right. And you don't have that report with you today? A. No, sir. Q. Okay. I believe you testified that the landfill shown in pink on Petitioner 5 is closed; is that correct? A. It's in the process of being closed. Q. What do you mean by that? A. Well, based upon new reports, my attending the Commission meetings and	6 7 8 9 10 11 12 13 14 15 16 17 18	can attest to that. Q. Are you telling this tribunal that you responded to the public notice by making comments and objection to the two working faces as proposed in the draft permit? A. I think my comments is in our complaint, sir. Q. Well, sir, just please answer my question. A. I've I've answered it. The two comments that are in the complaint. Q. And those are the comments, are they not, that make no mention whatsoever of the two working faces? A. I
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. I think I'm right saying that appraisal was done back in the sometime in the '90s. I don't recall the exact date. Q. All right. And you don't have that report with you today? A. No, sir. Q. Okay. I believe you testified that the landfill shown in pink on Petitioner 5 is closed; is that correct? A. It's in the process of being closed. Q. What do you mean by that? A. Well, based upon new reports, my attending the Commission meetings and other meetings, you know, involved with this	6 7 8 9 10 11 12 13 14 15 16 17 18 19	can attest to that. Q. Are you telling this tribunal that you responded to the public notice by making comments and objection to the two working faces as proposed in the draft permit? A. I think my comments is in our complaint, sir. Q. Well, sir, just please answer my question. A. I've I've answered it. The two comments that are in the complaint. Q. And those are the comments, are they not, that make no mention whatsoever of the two working faces? A. I HEARING OFFICER: Do you know?
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. I think I'm right saying that appraisal was done back in the sometime in the '90s. I don't recall the exact date. Q. All right. And you don't have that report with you today? A. No, sir. Q. Okay. I believe you testified that the landfill shown in pink on Petitioner 5 is closed; is that correct? A. It's in the process of being closed. Q. What do you mean by that? A. Well, based upon new reports, my attending the Commission meetings and other meetings, you know, involved with this proposed expansion modification, it's proposed	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	can attest to that. Q. Are you telling this tribunal that you responded to the public notice by making comments and objection to the two working faces as proposed in the draft permit? A. I think my comments is in our complaint, sir. Q. Well, sir, just please answer my question. A. I've I've answered it. The two comments that are in the complaint. Q. And those are the comments, are they not, that make no mention whatsoever of the two working faces? A. I HEARING OFFICER: Do you know? THE WITNESS: I truthfully don't
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. I think I'm right saying that appraisal was done back in the sometime in the '90s. I don't recall the exact date. Q. All right. And you don't have that report with you today? A. No, sir. Q. Okay. I believe you testified that the landfill shown in pink on Petitioner 5 is closed; is that correct? A. It's in the process of being closed. Q. What do you mean by that? A. Well, based upon new reports, my attending the Commission meetings and other meetings, you know, involved with this	6 7 8 9 10 11 12 13 14 15 16 17 18 19	can attest to that. Q. Are you telling this tribunal that you responded to the public notice by making comments and objection to the two working faces as proposed in the draft permit? A. I think my comments is in our complaint, sir. Q. Well, sir, just please answer my question. A. I've I've answered it. The two comments that are in the complaint. Q. And those are the comments, are they not, that make no mention whatsoever of the two working faces? A. I HEARING OFFICER: Do you know?

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1	THE WITNESS: I've read so much of	1	A. Not that I recall. I don't
2	the documents at times	2	remember making
3	HEARING OFFICER: Mr. Lewis, if you	3	Q. Do you challenge it today?
4	don't know, you don't know.	4	A. I would say that the water quality
5	THE WITNESS: Okay.	5	is definitely not correct.
6	BY MR. WHITE:	6	Q. And what water are you referring
7	Q. Okay. Do you know whether the	7	to?
8	comments that you made objected in any fashion	8	A. There's an unnamed tributary, Golf
9	to the final cover slope?	9	Creek, that runs through that property.
10	A. I didn't realize some of that	10	Q. Okay. And what do you base that
11	until the last few days, sir.	11	statement on?
12	Q. That	12	A. Based on my living there all my
13	A. I mean, the cover slope, you know.	13	life and observing the wildlife and the fish and
14	We go back to some of these e-mail stuff that I	14	habitat that no longer exists there, sir.
15	got from Mr. Ludder last week in asking these	15	Q. Did you make any comments to the
16	questions, and then I go back, and I review and	16	Corps permit?
17	dissect it again, and the four to one and three	17	A. Not that I recall.
18	to one, and I do know the difference between	18	Q. Why not?
19	four to one and three to one.	19	A. I don't remember seeing a legal
20	Q. Yes, sir. But you understand my	20	notice on that, quite frankly speaking.
21	question?	21	Q. Are you disputing there was one?
22	A. Would you restate it? And I'll	22	A. I know that I've read it in the
23	make sure I do.	23	paperwork, okay? Now, did I see the legal
	B 04		B 00
	Page 94		Page 96
1	Q. Did you make any comments in	1	notice on that? I don't recall seeing that
1 2	Q. Did you make any comments in response to the draft permit regarding the final	1 2	notice on that? I don't recall seeing that legal notice.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Did you make any comments in response to the draft permit regarding the final cover slope? A. I don't recall, I don't recall. Q. You don't know? What was what your A. I don't recall. Q. Okay. Did you make any comments regarding any pollution into the wetlands or the waters of the state of Alabama as a result from the expansion of 35-06? A. I don't I made comments and complaints. I can't recall which one it was about, sir. I do know that I made comments and complaints. I do know that I attended the City Commission meeting where they took this entire tract of land and made it 534 acres, and I don't know if it all is one permit now, or there's two permits still. I don't know. Q. Did you make any challenge to ADEM's Water Quality Certification?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	notice on that? I don't recall seeing that legal notice. Q. Okay. Is there any construction going on at the on the proposed site? A. They have moved the powerline. They've been the City of Dothan has. I don't know if the City did it, the City employees, or if Alabama Power moved that, because I don't go on that property. I do drive up there with Mr. McArdle, because he farms part of that property. I help him when he needs me as a neighbor. But I avoid going on that property strictly because of this conflict. Q. Okay. Let me ask the question again. We'll be clear. I'm asking you if there's any construction or has there been any construction by the City for the purposes of this landfill development on the proposed site? A. For sure, you can see the powerlines has been moved, so that's construction.
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	Page 97		Page 99
	r age 37		r age 55
1	can see that from the road.	1	A. And Mr. McArdle has part of
2	Q. Okay. But you don't know who did	2	that farm that is the subject property he's a
3	that?	3	tenant on it as far as an agricultural tenant.
4	A. I do not.	4	Q. And you were helping him do what?
5	Q. Okay. Is	5	A. Farm. We were that particular
6	A. I would add there that in the	6	day let's see if I can find the field the
7	Commission meetings when it was talked about, I	7	property. You can barely see the field, but
8	think Mr. Corbin and I don't know if he had	8	lying to the south of the subject property
9	testified he can attest he commented or	9	is we refer to it as Ms. Whiddon's place, or
10	somebody within the Public Works commented about	10	Ida Whiddon's place, this property right here.
11	the City employees was going to move the	11	And there's a road that it traverses and
12	powerline with Alabama Power approval. And I	12	drives right up through here and comes back out
13	may not remember that correctly, but it was	13	up to the houses. And we come from this field,
14	something to do about that powerline and the	14	drive right down through here, and right over
15	City of Dothan employees, and then Alabama Power	15	this area was an illegal dump that I observed,
16	employees.	16	and I made comments and complaints to ADEM.
17	Q. Is that all that you know about	17	Q. All right. Well, just to be
18	any construction on the proposed	18	clear, I'm not talking about there.
19	A. There's been some monitoring wells	19	A. Okay.
20	drilled on that property. You can see those	20	Q. I'm talking about the proposed
21	from the road.	21	site for which we're here today.
22	Q. Okay. Anything else?	22	A. I've not been over there.
23	A. Last fall, when I was driving	23	Q. Okay. So was there or was there
		-	
	Page 98		Page 100
1		1	
1 2	Mr. McArdle over there, there was a large	1 2	not a dump on that property?
2	Mr. McArdle over there, there was a large unauthorized dump on the side.	2	not a dump on that property? A. In this particular in this
2	Mr. McArdle over there, there was a large unauthorized dump on the side. Q. Well, Mr. McArdel, who is that?	2	not a dump on that property? A. In this particular in this particular piece of property, I've not been on
2 3 4	Mr. McArdle over there, there was a large unauthorized dump on the side. Q. Well, Mr. McArdel, who is that? A. He is the tenant that farms	2 3 4	not a dump on that property? A. In this particular in this particular piece of property, I've not been on it. On that teal-green-colored piece of
2 3 4 5	Mr. McArdle over there, there was a large unauthorized dump on the side. Q. Well, Mr. McArdel, who is that? A. He is the tenant that farms that he is the one that's farmed that land	2 3 4 5	not a dump on that property? A. In this particular in this particular piece of property, I've not been on it. On that teal-green-colored piece of property, I've not been on it.
2 3 4 5	Mr. McArdle over there, there was a large unauthorized dump on the side. Q. Well, Mr. McArdel, who is that? A. He is the tenant that farms that he is the one that's farmed that land since 1958.	2 3 4 5 6	not a dump on that property? A. In this particular in this particular piece of property, I've not been on it. On that teal-green-colored piece of property, I've not been on it. Q. So then there has been, to your
2 3 4 5 6 7	Mr. McArdle over there, there was a large unauthorized dump on the side. Q. Well, Mr. McArdel, who is that? A. He is the tenant that farms that he is the one that's farmed that land since 1958. Q. Did he call you about it? Or did	2 3 4 5 6 7	not a dump on that property? A. In this particular in this particular piece of property, I've not been on it. On that teal-green-colored piece of property, I've not been on it. Q. So then there has been, to your knowledge, no illegal dump on the proposed site?
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	Page 101		Page 103
1	A. I'm not on this particular	1	that that expansion has not caused you any
2	piece of property, I've not been on it. The	2	adverse impacts as of yet?
3	only thing I can tell you is, you can see the	3	A. As of yet. The keyword "yet."
4	powerlines, because I was planting in this	4	Yes.
5	field. You can see the powerlines from this	5	Q. And do you expect, once that
6	field.	6	operation or once that landfill becomes
7	Q. Thank you.	7	operational do you expect the same kind of
8	A. And that's as close as I've been	8	effects from that operation as you have
9	to it.	9	experienced from the existing landfill?
10	Q. Is the proposed section and	10	A. Absolutely.
11	I and I really would focus the Court's	11	Q. And why is that?
12	attention here on the proposed site.	12	A. That nothing changed with the
13	A. Okay.	13	management or the governing body of our city
14	Q. And is that not the proposed site	14	concerning the landfill, and as far as I can
15	right here?	15	observe, the implementation and the enforcement
16	A. This is the proposed municipal	16	of the regulations by ADEM.
17	solid waste landfill site based in a teal-green	17	Q. So you expect the operation of the
18	color. I've not observed anything on that,	18	expansion to be
19	because I've not been on it.	19	MR. WHITE: Objection, leading.
20	Q. Have you noticed any use of that	20	A. I would expect expansion
21	teal-green-colored property as a solid waste	21	MR. WHITE: Wait, objection.
22	disposable disposal facility?	22	THE WITNESS: Okay.
23	A. Only thing I can see, and you can	23	MR. LUDDER: All right. I'll
	Page 102		Page 104
1	Page 102 see this from what I'm talking about, is it	1	Page 104 withdraw the question.
1 2	-	1 2	
	see this from what I'm talking about, is it		withdraw the question.
2	see this from what I'm talking about, is it looks appears to be it's been bush or	2	withdraw the question. HEARING OFFICER: Okay. Thank you.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	see this from what I'm talking about, is it looks appears to be it's been bush or mowed. Q. My question A. No, sir. MR. WHITE: Thank you. That's all. HEARING OFFICER: Anything further? MR. WHITE: No, sir. HEARING OFFICER: Redirect? MR. LUDDER: Yeah. THE WITNESS: David, could you bring me my bottle of water, please, sir? REDIRECT EXAMINATION BY MR. LUDDER: Q. All right. Mr. Lewis, you have testified under cross-examination by Mr. White that there hasn't been any disposal in the teal-green area of the proposed landfill expansion, correct? A. Not that I've observed. I have	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	withdraw the question. HEARING OFFICER: Okay. Thank you. BY MR. LUDDER: Q. So is it would you characterize the effects from the landfill expansion as "future effects"? A. I would, definitely. Future potential effects. Absolutely. Q. Future potential effects? A. Yes. Q. Okay. Let me refer you back to Exhibit J-11 I believe it might be this one, yes and ask you to turn to Page 8. All right. On Page 8, there's a Paragraph H dealing with Cover Requirements. Would you just read that first sentence? A. It's bold print. It starts out Cover Requirements underlined, and it says, Permittee Permittee shall cover all wastes as
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	see this from what I'm talking about, is it looks appears to be it's been bush or mowed. Q. My question A. No, sir. MR. WHITE: Thank you. That's all. HEARING OFFICER: Anything further? MR. WHITE: No, sir. HEARING OFFICER: Redirect? MR. LUDDER: Yeah. THE WITNESS: David, could you bring me my bottle of water, please, sir? REDIRECT EXAMINATION BY MR. LUDDER: Q. All right. Mr. Lewis, you have testified under cross-examination by Mr. White that there hasn't been any disposal in the teal-green area of the proposed landfill expansion, correct? A. Not that I've observed. I have	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	withdraw the question. HEARING OFFICER: Okay. Thank you. BY MR. LUDDER: Q. So is it would you characterize the effects from the landfill expansion as "future effects"? A. I would, definitely. Future potential effects. Absolutely. Q. Future potential effects? A. Yes. Q. Okay. Let me refer you back to Exhibit J-11 I believe it might be this one, yes and ask you to turn to Page 8. All right. On Page 8, there's a Paragraph H dealing with Cover Requirements. Would you just read that first sentence? A. It's bold print. It starts out Cover Requirements underlined, and it says, Permittee Permittee shall cover all wastes as

	Page 10	15	Page 107
	-		Ç
1	335-13 is?	1	HEARING OFFICER: I do not think
2	A. I it's an ADEM regulation, I	2	SO.
3	guess.	3	THE WITNESS: P-5?
4	Q. Okay. Do you know if that	4	MR. LUDDER: Yeah. All right. Let
5	regulation speaks to cover requirements?	5	me if I may, let me mark as Exhibit
6	A. I I don't know if it does or	6	P-5.1 the drawing which is titled,
7	don't [verbatim].	7	Boundary Sketch, that we've been
8	Q. Okay. Does that it's been	8	referring to in all of P-5.
9	pointed out previously in your testimony that	9	HEARING OFFICER: Okay.
10	the language of Paragraph H does not specify	10	MR. WHITE: No objection.
11	anything about alternative covers, correct?	11	MR. LUDDER: I just want to offer
12	A. Correct.	12	that one page as my exhibit.
13	Q. Does it specify anything about	13	HEARING OFFICER: You're not
14	earth cover?	14	offering P-5?
15	A. It does not.	15	MR. LUDDER: I'm not offering P-5.
16	Q. Okay. And would you turn to	16	MR. WHITE: I'm sorry. Wait.
17	Section 10 of Exhibit J-11, Section Roman X?	17	I'm I misunderstood. What are you
18	A. Okay. I'm sorry. My bad. I was	18	offering?
19	thinking Page 10.	19	MR. LUDDER: I'm offering
20	Q. All right. Paragraph 2, that's	20	P Exhibit P-5.1 as this one page
21	the part of the paragraph that authorizes two	21	from Exhibit P-5.
22	working faces, correct?	22	MR. WHITE: Okay. Well
23	A. It appears to, yes, sir.	23	HEARING OFFICER: Are you going to
			, ,
	Page 10	6	Page 108
1	Q. Okay. Does it say where those two	1	be able to separate it?
2	working faces have to be?	2	MR. WHITE: That's what I didn't
3	A. It only says, Confined in	3	want to do, because I
4	[verbatim] as small an area as possible.		
5		4	HEARING OFFICER: Well let me ask
		4	HEARING OFFICER: Well, let me ask
	But it does not declare where the two	5	you this: Are you going to offer the
6	But it does not declare where the two working faces are.	5 6	you this: Are you going to offer the entire P-5 at some point?
6 7	But it does not declare where the two working faces are. Q. So it doesn't say one working face	5 6 7	you this: Are you going to offer the entire P-5 at some point? MR. WHITE: Yes, sir.
6 7 8	But it does not declare where the two working faces are. Q. So it doesn't say one working face of the construction and demolition landfill?	5 6 7 8	you this: Are you going to offer the entire P-5 at some point? MR. WHITE: Yes, sir. MR. LUDDER: Let's just reserve it
6 7 8 9	But it does not declare where the two working faces are. Q. So it doesn't say one working face of the construction and demolition landfill? A. No, sir.	5 6 7 8 9	you this: Are you going to offer the entire P-5 at some point? MR. WHITE: Yes, sir. MR. LUDDER: Let's just reserve it for later.
6 7 8 9	But it does not declare where the two working faces are. Q. So it doesn't say one working face of the construction and demolition landfill? A. No, sir. Q. Does it say, One construction	5 6 7 8 9	you this: Are you going to offer the entire P-5 at some point? MR. WHITE: Yes, sir. MR. LUDDER: Let's just reserve it for later. HEARING OFFICER: Yes, except I'm a
6 7 8 9 10 11	But it does not declare where the two working faces are. Q. So it doesn't say one working face of the construction and demolition landfill? A. No, sir. Q. Does it say, One construction face	5 6 7 8 9 10	you this: Are you going to offer the entire P-5 at some point? MR. WHITE: Yes, sir. MR. LUDDER: Let's just reserve it for later. HEARING OFFICER: Yes, except I'm a little bit concerned about how we're
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	Dana Department of Environmental Management		Dog 111
	Page 109		Page 111
1	it, and we'll we'll not offer that	1	A. Ten years.
2	one page, but, rather, we'll offer the	2	Q. Do you own your own home?
3	entire exhibit.	3	A. Yes, sir.
4	HEARING OFFICER: And I believe we	4	Q. Is it is it at that address?
5	have no objection?	5	A. Yes, sir.
6	MR. WHITE: No objection. Correct.	6	Q. And do you own real estate
7	MR. CARTER: No objection.	7	associated with that home?
8	HEARING OFFICER: All right. Then,	8	A. Yes, sir. I own I own ten
9	Mr. Ludder, just so I make sure I get	9	acres next to my family's land.
10	the right one, that's P-5, right?	10	Q. Okay. Did you build your own
11	MR. LUDDER: Correct.	11	home?
12	HEARING OFFICER: P-5 is admitted.	12	A. Yes, sir.
13	(Exhibit No. P-5 was admitted	13	Q. And what year did you build it?
14	into evidence.)	14	A. 2006 is when we completed it.
15	MR. LUDDER: No further questions.	15	Q. Okay. Let's look at Exhibit P-5,
16	HEARING OFFICER: Cross from other	16	the Boundary Sketch drawing.
17	parties?	17	A. Okay.
18	MR. CARTER: Nothing.	18	Q. Are you familiar with where the
19	HEARING OFFICER: Mr. White?	19	proposed landfill expansion is on that drawing?
20	MR. WHITE: Nothing further.	20	A. Yes, sir. The proposed is right
	HEARING OFFICER: All right. Can		here in this green.
21	Mr. Lewis be excused if he wants to be	21 22	Q. Speak up so that everybody can
22	excused? Okay. Thank you, Mr. Lewis.		
23	excused? Okay. Thank you, Mr. Lewis.	23	hear you.
	Page 110		Page 112
1	THE WITNESS: Thank y'all.	1	A. Proposed is this green area right
1 2	HEARING OFFICER: All right. It's	1 2	A. Proposed is this green area right here.
	HEARING OFFICER: All right. It's 10:45. We've been going about an hour		A. Proposed is this green area right here. Q. Okay. And are you familiar with
2	HEARING OFFICER: All right. It's 10:45. We've been going about an hour and 45 minutes. Let's take 15	2	A. Proposed is this green area right here. Q. Okay. And are you familiar with where the existing landfill, that's the landfill
2	HEARING OFFICER: All right. It's 10:45. We've been going about an hour and 45 minutes. Let's take 15 minutes.	2	A. Proposed is this green area right here. Q. Okay. And are you familiar with where the existing landfill, that's the landfill that's been in operation for the last
2 3 4	HEARING OFFICER: All right. It's 10:45. We've been going about an hour and 45 minutes. Let's take 15 minutes. (A brief recess was taken.)	2 3 4	A. Proposed is this green area right here. Q. Okay. And are you familiar with where the existing landfill, that's the landfill that's been in operation for the last A. It's in this pink area.
2 3 4 5	HEARING OFFICER: All right. It's 10:45. We've been going about an hour and 45 minutes. Let's take 15 minutes. (A brief recess was taken.) MR. LUDDER: The Petitioners call	2 3 4 5	A. Proposed is this green area right here. Q. Okay. And are you familiar with where the existing landfill, that's the landfill that's been in operation for the last A. It's in this pink area. Q. Let me finish my questions before
2 3 4 5 6	HEARING OFFICER: All right. It's 10:45. We've been going about an hour and 45 minutes. Let's take 15 minutes. (A brief recess was taken.) MR. LUDDER: The Petitioners call Michael Del Vecchio.	2 3 4 5 6	A. Proposed is this green area right here. Q. Okay. And are you familiar with where the existing landfill, that's the landfill that's been in operation for the last A. It's in this pink area. Q. Let me finish my questions before you answer.
2 3 4 5 6 7 8	HEARING OFFICER: All right. It's 10:45. We've been going about an hour and 45 minutes. Let's take 15 minutes. (A brief recess was taken.) MR. LUDDER: The Petitioners call Michael Del Vecchio. (The Witness was duly sworn.)	2 3 4 5 6 7 8 9	A. Proposed is this green area right here. Q. Okay. And are you familiar with where the existing landfill, that's the landfill that's been in operation for the last A. It's in this pink area. Q. Let me finish my questions before you answer. A. Okay.
2 3 4 5 6 7 8 9	HEARING OFFICER: All right. It's 10:45. We've been going about an hour and 45 minutes. Let's take 15 minutes. (A brief recess was taken.) MR. LUDDER: The Petitioners call Michael Del Vecchio. (The Witness was duly sworn.) DIRECT EXAMINATION	2 3 4 5 6 7 8 9	A. Proposed is this green area right here. Q. Okay. And are you familiar with where the existing landfill, that's the landfill that's been in operation for the last A. It's in this pink area. Q. Let me finish my questions before you answer. A. Okay. Q. So it's in the pink area?
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Alal	pama Department of Environmental Management		May 31, 2016
	Page 113		Page 115
1	A. This corner of the proposed site	1	A. All right.
2	touches the corner of my property.	2	Q. So your house is actually off this
3	Q. When you say "this corner," can	3	page?
4	you describe where "this" is?	4	A. Yes, sir.
5	A. The southwest corner touches my	5	Q. Okay. How far off in terms of
6	northeast corner of my property.	6	miles or how
7	Q. Okay.	7	A. It's within feet. It's my
8	A. And this land is family land. My	8	house is 950 feet from that corner, from the
9	parents and my sister own it, and myself. And	9	proposed site.
10	then this, if you come from this corner, the	10	Q. Okay. Good. And would you put
11	south is the boundary of one side of my	11	your initials next to that arrow? Thank you.
12	property, and then I have ten acres. It's a	12	That's MDD, correct?
13	strip right here. It's from the it would be	13	A. Yes, it is.
14	the southwest southwest of this point, this	14	Q. Thank you. To your knowledge, is
15	corner.	15	the landfill expansion, which is shown on P-5 in
16	Q. So your ten acres is a narrow	16	that teal color, is that in operation now?
17	rectangle?	17	A. No, sir. It's not in operation
18	A. Yes, sir.	18	now.
19	Q. Going from north to south?	19	Q. Have you are you close enough
20	A. Yes, sir, north to south. Yes.	20	to observe activity on that
21	Q. And the corner of your property	21	A. Yes, I am.
22	abuts the what's shown as a white line in	22	Q site?
23	here as the facility boundary?	23	A. Yes, I am.
	Page 114		Page 116
1	A. Yes, it does.	1	Q. Have you observed any activity
2	Q. Okay. Is your is your house	2	there?
3	shown on this map?	3	A. Yes, there has been activity on
4	A. No. It would be right off the	4	that site.
5	page, my house would be.	5	Q. And can you describe what kind of
6	Q. Off the lower part of the page?	6	activity you've seen?
7	A. Off of this page.	7	A. There has been equipment on that
8	Q. Off the lower part of the page?	8	site to move trees and to clear a path for the
9	A. Yes, sir. Off the lower part of	9	powerline, and the powerline's been moved.
10	page.	10	Where it used to go straight through the
11	Q. Okay. Why don't you just draw an	11	landfill expansion, now it comes down to the
12		12	bottom of the expansion, the south part of the
	arrow directly going towards your house	12	bottom of the expansion, the south part of the
13	arrow directly going towards your house from from the corner of the landfill	13	expansion, and it makes a box and goes around.
14			•
	from from the corner of the landfill	13	expansion, and it makes a box and goes around. Q. Okay. Have you seen any waste disposal activity there?
14	from from the corner of the landfill boundary? A. Okay. Q. And let's extend the arrow	13 14	expansion, and it makes a box and goes around. Q. Okay. Have you seen any waste disposal activity there? A. I have not.
14 15	from from the corner of the landfill boundary? A. Okay. Q. And let's extend the arrow to off the	13 14 15	expansion, and it makes a box and goes around. Q. Okay. Have you seen any waste disposal activity there? A. I have not. Q. Okay. Do you know if the existing
14 15 16	from from the corner of the landfill boundary? A. Okay. Q. And let's extend the arrow to off the A. Off the page?	13 14 15 16	expansion, and it makes a box and goes around. Q. Okay. Have you seen any waste disposal activity there? A. I have not. Q. Okay. Do you know if the existing landfill, which is the pink area on P-5, is
14 15 16 17	from from the corner of the landfill boundary? A. Okay. Q. And let's extend the arrow to off the A. Off the page? Q off the page where your house	13 14 15 16 17	expansion, and it makes a box and goes around. Q. Okay. Have you seen any waste disposal activity there? A. I have not. Q. Okay. Do you know if the existing landfill, which is the pink area on P-5, is currently receiving waste?
14 15 16 17 18	from from the corner of the landfill boundary? A. Okay. Q. And let's extend the arrow to off the A. Off the page? Q off the page where your house would be.	13 14 15 16 17 18	expansion, and it makes a box and goes around. Q. Okay. Have you seen any waste disposal activity there? A. I have not. Q. Okay. Do you know if the existing landfill, which is the pink area on P-5, is currently receiving waste? A. I occasionally hear equipment.
14 15 16 17 18	from from the corner of the landfill boundary? A. Okay. Q. And let's extend the arrow to off the A. Off the page? Q off the page where your house would be. A. Okay.	13 14 15 16 17 18 19 20 21	expansion, and it makes a box and goes around. Q. Okay. Have you seen any waste disposal activity there? A. I have not. Q. Okay. Do you know if the existing landfill, which is the pink area on P-5, is currently receiving waste? A. I occasionally hear equipment. Not like it used to be, but I do hear equipment
14 15 16 17 18 19 20	from from the corner of the landfill boundary? A. Okay. Q. And let's extend the arrow to off the A. Off the page? Q off the page where your house would be. A. Okay. Q. And put an arrow at the end of	13 14 15 16 17 18 19 20 21 22	expansion, and it makes a box and goes around. Q. Okay. Have you seen any waste disposal activity there? A. I have not. Q. Okay. Do you know if the existing landfill, which is the pink area on P-5, is currently receiving waste? A. I occasionally hear equipment. Not like it used to be, but I do hear equipment occasionally, backup alarms and tractors.
14 15 16 17 18 19 20 21	from from the corner of the landfill boundary? A. Okay. Q. And let's extend the arrow to off the A. Off the page? Q off the page where your house would be. A. Okay.	13 14 15 16 17 18 19 20 21	expansion, and it makes a box and goes around. Q. Okay. Have you seen any waste disposal activity there? A. I have not. Q. Okay. Do you know if the existing landfill, which is the pink area on P-5, is currently receiving waste? A. I occasionally hear equipment. Not like it used to be, but I do hear equipment

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- 1 you know or do you -- do you know if there's any
- 2 waste disposal occurring?
 - A. I do not know if there's any
- 4 waste, no.

3

- 5 Q. Okay. Do you have an
- 6 understanding of whether waste disposal -- or
- whether that existing landfill is currently
- 8 authorized to receive waste?
- A. I have heard this from the media
- and the news and from newspapers that it's
- 11 supposed to be closed or in the process of being
- closed, and they're shipping the waste to
- another place in Florida, is what I heard.
- Q. Okay. And you say that the
- existing landfill was in operation during the
- ten years that you owned your property. Do you
- 17 know when -- when the City began shipping waste
- **18** to Florida?
- A. I believe it was the end of last
- 20 year.
- Q. During the ten years that you have
- owned your property, have you had any effects
- 23 that you attribute to the land -- to the

- 1 outside. And it wasn't a matter of maybe 30 or
- 2 45 minutes I've had them come back in, and I'd
- 3 say, Why don't you guys go out and play? You
- 4 know, you've had enough on the electronics
- 5 today.

6

- And they would say, Dad, it smells too bad.
- 7 And I would say, Okay, let me go out.
- 8 And I'd go outside, and I'd say, Yes, it's
- 9 time to go in today. Come in, and we'll do
- 10 something else.
- That's had to -- that's had to happen
- several times. We have a fourwheeler. They
- love to drive the fourwheeler, but there are
- 14 times -- we have horses. They love to spend
- 15 time with the -- we also have cows.
- 16 They love to spend time outside, but when the
- odor's too strong, or when the dust, if it's
- 18 dry -- it's been dry for a while, the dust, it
- 19 blows off the top of that landfill when it comes
- in, that's a problem too.
- Q. All right. You mentioned -- well,
- do you keep your windows open during cool days?
- A. We would love to, but we can't,

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- 1 existing landfill?
- A. Yes, sir.
- Q. What would those be?
- A. We have had odor, we have had
- 5 dust, we have had coyotes, we have had buzzards,
- 6 we have had mosquitoes -- well, I know everybody
- 7 has mosquitoes, but an increased amount of
- 8 mosquitoes, and an increased amount of flies.
- 9 Q. All right. Let's discuss the
- 10 odor. What kind of issue have you had with
- 11 odor?
- A. We have -- because I'm south of
- 13 it -- whenever we have a north wind or a
- 14 northwest wind, the odor is strong. I'm only
- 15 900 feet from the proposed landfill, and I'm not
- that much further from the existing landfill.
- 17 And when the -- when the winds blow, and even
- when it's stagnant, when there's not wind, but
- 19 it's just -- it lingers. During the day, the
- 20 odors can be very strong. I've got four girls,
- ages 19, 16, 13, and 10. The youngest is 10.
- 22 There's times that we have a beautiful day as
- far as the sunshine, and I'd tell them to go

- no. I also have two porches. When we built the
- 2 house -- we live on a farm. I -- I wanted a
- 3 front porch and a back porch so I could enjoy
- 4 outside, and there are times -- there are times
- 5 that we can't sit on the porches.
 - Q. Do you have outdoor barbecues at
- your house?

- 8 A. Yes, sir. We've had barbecues. I
- 9 also have people over, friends of ours. And I
- would say during the day it's strong, but the
- 11 nights -- at night it seemed to be stronger.
- 12 You have people over, and you really -- I've had
- people -- I have friends that go to church with
- me that come over, and they say, What is that
- 15 smell?
- You know, and it's an embarrassing thing.
- 17 And I have to say it's the landfill.
- Q. Does that air -- does the smell of
- 19 the air interfere with your ability to entertain
- and have outdoor barbecues?
- A. Well, we would have to
- 22 keep -- if -- on those days, some are stronger
- than others. I mean, that's honest.

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- 1 Some -- some days are stronger than others.
- 2 When the days -- if I have a south wind, do I
- 3 smell the landfill? Usually not. And that
- would be a day we could be outside. If I have a
- 5 north wind, today, you're not outside. Let's
- 6 just be honest.
- 7 Q. Okay. And what about birds? Do
- 8 you have an issue with birds?
- **9** A. We've had a lot of buzzards. In
- 10 fact, my girls have gone outside, and we've had
- so many circling the farm, and they have
- asked -- of course, Kristen, my youngest one,
- says, What kind of birds are those? Are those
- 14 hawks?
- And I said, No, those are buzzards.
- As my neighbor does, I enjoy hunting on our
- 17 property, and I remember sitting outside on our
- 18 back property. We have deer on our property. I
- 19 remember sitting in front of an old oak tree
- that had died, and I remember counting 31
- buzzards in one tree one morning. And the
- reason I was counting them, I had never seen
- that many birds in a tree. And, of course,

- 1 location, have the number of buzzards changed?
- A. They are less. You know, we live
- 3 in Alabama, there's always buzzards, but there
- 4 is a decreased number, yes. Much -- much
- 5 decreased.
- 6 Q. Okay. You mentioned flies. What
- 7 kind of a fly issue have you had?
- 8 A. We have had a lot of flies that
- 9 come into our garage, around the doors of the
- 10 house, on our cars. I don't know why they
- 11 like -- they like cars, but they're all over the
- 12 cars. And then, of course, they make their
- way -- when you come in the doors, they make
- 14 their way inside, and then we have to, you
- 15 know -- then we go around the house trying to
- .6 kill them.
- Q. Okay. Now, you mentioned dust as well. Have you ever seen dust come in from the
- 19 landfill direction, existing landfill direction?
- A. Yes. If we have a north wind, and
- 21 it's been dry, and we've had some dry at times,
- 22 especially during the summers, you can actually
- look out -- you can walk to my property line.

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- 1 there were many others circling that weren't in
- 2 the tree.

- Q. Okay. Have -- have -- well, where
- 4 do the buzzards deposit their waste?
 - A. Probably all over the property.
- 6 I've got the girls -- when the girls were able
- 7 to get outside, you have buzzards that are
- 8 flying all over the property, coming to and from
- 9 the landfill. I'm sure they're eating things
- that we don't want to discuss, but they're
- 11 depositing their waste on our property, and my
- 12 kids are out there on our property.
- Q. Okay. Now, going back to the
- 14 odors, since October of 2015, when the existing
- 15 landfill has slowed or eliminated its deposit of
- waste, has there been a change in the odor on
- 17 your property?
- A. This year is much better, yes.
- Q. Substantially better?
- A. Substantially better.
- Q. Okay. And since October of 2015,
- when the existing landfill has slowed or
- eliminated the deposit of waste at that

- 1 And, actually, you can walk next to my house and
- 2 look at the top of the -- we call it
- 3 "the dump" -- call it the "landfill" -- and see
- 4 the dust coming off. And the field next to me,
- 5 which is my parents' land, it's our family land,
- 6 it will come across there where our cows are,
- 7 and you can see. It'll be like a fog. When the
- 8 wind is north -- we have a north wind that's
- 9 blowing our way, and it has been dry, yes.
- Q. Okay. Have you had any issue with noise from the landfill?
- A. Yes, yes. We have backup alarms.
- 13 They start very early in the morning. You know,
- we've had the slamming of the dump trucks, the
- tractors, and the equipment they use on the
- 16 landfill.
- Q. And since October of 2015, when
- 18 the existing landfill has slowed or stopped
- 19 taking waste, have you noticed any change in the
- 20 noise?
- A. It's much less. Occasionally,
- 22 I'll hear -- like I said
- earlier -- occasionally, I'll hear a couple

- trucks up there and, occasionally, I'll hear a
- 2 couple tractors, but none of the -- not like I
- 3 used to hear.
- 4 Q. And since October of 2015, when
- 5 you think waste disposed in the existing
- 6 landfill has slowed or been eliminated, have you
- 7 seen any change in the dust?
- 8 A. I haven't seen as much dust, no.
- 9 Q. Not as much change in that? So
- you still see dust coming from that direction?
- 11 A. Very rarely.
- Q. Oh, very rarely?
- A. But occasionally.
- Q. So you say you haven't seen much
- 15 dust since then?
- A. Since then. The trucks and the
- 17 tractors running up on top of the
- 18 mounds -- which I can see the mound -- they stir
- up the dust, and then the wind blows the dust.
- 20 So if the trucks and the tractors aren't there,
- 21 it's not as bad. There's not as much dust.
- Q. And so are you saying that since
- October, it's not been as bad?

- 1 with them. If it's in the front of our property
 - 2 it's not so bad, because it's more cleared. In
 - 3 the back of our property it's wooded, and I
 - 4 prefer -- I tell them, I prefer you not to be
 - 5 out there.
 - 6 Q. And the back of your property is
 - 7 referring to north or south?
 - 8 A. The north. North would be closer
 - y to the landfill.
 - Q. Okay. And when you say that
 - 11 you -- I think you said you found the calf. Did
 - you find the carcass of the calf?
 - A. No, we didn't find the calf. We
 - 14 found where she had had the calf, and there was
 - 15 no calf. And we searched the whole field, which
- is about eight or nine acres, maybe ten acres,
- 17 and we found no calf. We rode around. We had
- 18 everybody out there looking for the calf, and we
- 19 never found the calf.
- Q. Okay. And since October of 2015
- 21 when the existing landfill has substantially
- 22 reduced the acceptance of waste or eliminated
- 23 acceptance of waste, has the coyote problem

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- 1 A. No. It has not been as bad.
- 2 Q. Have you had any issue with
- 3 coyotes?
- 4 A. Yes. We have a lot of coyotes.
- 5 You hear them at night. I've got a game camera
- 6 that I put up behind my house, and I've caught
- 7 pictures of them in the daytime. My dad and I
- 8 raise Angus cows. And two years ago, we heard
- 9 the coyotes one night, and it was during the
- time when our cows were calving, and one of our
- 11 cows calved, and you could see that she had a
- calf from the afterbirth that was still there,
- hanging from her. And we went looking for the
- 14 calf, and the calf was not to be found. And we
- 15 had found an area in the back of our property
- where we think the coyotes got our calf. And
- 17 since then, since that time, and also the game
- 18 camera pictures I've had of coyotes in the last
- 19 few years, I'm very concerned with my girls
- 20 being outside with coyotes, especially if
- 21 there's a pack. So I tell the girls, when they
- go outside, if they have an opportunity to go
- outside, you know, to go together or let me go

1 changed?

2

6

- A. I don't hear them as much anymore.
- Q. Are there any other adverse
- 4 effects that are not -- I withdraw that.
- 5 Are there any other effects that you
 - attribute to the landfill?
 - A. I think the mosquito problem has
- 8 been increased since they moved the powerline.
- **9** Because when they moved the powerline, they also
- noved the earth and moved some trees. And at
- 11 the corner of my property, the corner that
- touches their corner, there is a place in the
- back of my property where the water flows
- 14 through. And it was created there, I guess,
- many, many years ago for the water to go through
- my property onto the City's property and flow
- 17 through their property to Golf Creek. And Golf
- 18 Creek is in -- if you look at the history of
- 19 Dothan, Golf Creek is mentioned in the history
- of Dothan, and it feeds into the Golf Creek.
- 21 Since they've moved the powerline and moved the
- earth, there's no creekbed there anymore for
- 23 that stream to flow into the -- that small

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1	stream to flow into Golf Creek. And it's	1	A. Three and a half.
2	pooling up in that corner, causing, I would say,	2	Q. And that's all new construction?
3	a breeding place for mosquitoes.	3	A. Yes, sir. Ten years.
4	Q. And is that pooling occurring on	4	Q. And is there anything any
5	your property?	5	conditions on your property that you feel
6	A. On my property and on their	6	detract from its value?
7	property, because I can see their property from	7	A. The odor, the dust, and the
8	my property. When I walk out to the corner of	8	coyotes, the varmint the vermin.
9	my property, which is also my parents' property,	9	Q. And would you include in that
10	the far corner all our corners meet. My	10	A. The sound, I also include the
11	parents our family land my land and their	11	sound.
12	land. I can see that there is a stagnant pool	12	Q. The sound, you said?
13	of water there, and on our property and their	13	A. The sound of the trucks and the
14	property.	14	tractors from the previous years, yes, sir.
15	Q. And from your property, do you	15	Q. Okay.
16	have the ability to view activities where	16	A. And if it if it gets closer,
17	they where they occurred on the existing	17	the sound will be increased, and the proposed
18	landfill?	18	site is going to be closer.
19	A. I can see I can see the	19	MR. LUDDER: All right. Your
20	landfill, yes. I can see the existing I can	20	Honor, I'd like to he speaks
21	see the top of it.	21	softly.
22	Q. And you could see the machinery	22	THE WITNESS: I'm sorry.
23	operating there?	23	MR. LUDDER: No, that's okay. I
	Page 130		Page 132
1		1	
1 2	A. Uh-huh (affirmative response). Q. When it does?	1 2	just want to make sure the court
	A. Uh-huh (affirmative response).		just want to make sure the court reporter
2	A. Uh-huh (affirmative response).Q. When it does?	2	just want to make sure the court
2	A. Uh-huh (affirmative response).Q. When it does?A. I can see people walking on top of	2	just want to make sure the court reporter THE WITNESS: Can you hear me?
2 3 4	A. Uh-huh (affirmative response).Q. When it does?A. I can see people walking on top of it. Yes, sir.	2 3 4	just want to make sure the court reporter THE WITNESS: Can you hear me? COURT REPORTER: Yes.
2 3 4 5	 A. Uh-huh (affirmative response). Q. When it does? A. I can see people walking on top of it. Yes, sir. Q. Have you formed an opinion as to 	2 3 4 5	just want to make sure the court reporter THE WITNESS: Can you hear me? COURT REPORTER: Yes. BY MR. LUDDER:
2 3 4 5 6	 A. Uh-huh (affirmative response). Q. When it does? A. I can see people walking on top of it. Yes, sir. Q. Have you formed an opinion as to the value of your property? 	2 3 4 5 6	just want to make sure the court reporter THE WITNESS: Can you hear me? COURT REPORTER: Yes. BY MR. LUDDER: Q. All right. Now, the proposed
2 3 4 5 6 7	 A. Uh-huh (affirmative response). Q. When it does? A. I can see people walking on top of it. Yes, sir. Q. Have you formed an opinion as to the value of your property? A. Yes, sir. I think it's worth 	2 3 4 5 6 7	just want to make sure the court reporter THE WITNESS: Can you hear me? COURT REPORTER: Yes. BY MR. LUDDER: Q. All right. Now, the proposed landfill expansion is to the south of the
2 3 4 5 6 7 8	A. Uh-huh (affirmative response). Q. When it does? A. I can see people walking on top of it. Yes, sir. Q. Have you formed an opinion as to the value of your property? A. Yes, sir. I think it's worth about 300,000.	2 3 4 5 6 7 8	just want to make sure the court reporter THE WITNESS: Can you hear me? COURT REPORTER: Yes. BY MR. LUDDER: Q. All right. Now, the proposed landfill expansion is to the south of the existing landfill?
2 3 4 5 6 7 8	A. Uh-huh (affirmative response). Q. When it does? A. I can see people walking on top of it. Yes, sir. Q. Have you formed an opinion as to the value of your property? A. Yes, sir. I think it's worth about 300,000. HEARING OFFICER: Worth about	2 3 4 5 6 7 8 9	just want to make sure the court reporter THE WITNESS: Can you hear me? COURT REPORTER: Yes. BY MR. LUDDER: Q. All right. Now, the proposed landfill expansion is to the south of the existing landfill? A. Yes, sir.
2 3 4 5 6 7 8 9	A. Uh-huh (affirmative response). Q. When it does? A. I can see people walking on top of it. Yes, sir. Q. Have you formed an opinion as to the value of your property? A. Yes, sir. I think it's worth about 300,000. HEARING OFFICER: Worth about 200,000?	2 3 4 5 6 7 8 9	just want to make sure the court reporter THE WITNESS: Can you hear me? COURT REPORTER: Yes. BY MR. LUDDER: Q. All right. Now, the proposed landfill expansion is to the south of the existing landfill? A. Yes, sir. Q. If it operates the same way as the
2 3 4 5 6 7 8 9 10	A. Uh-huh (affirmative response). Q. When it does? A. I can see people walking on top of it. Yes, sir. Q. Have you formed an opinion as to the value of your property? A. Yes, sir. I think it's worth about 300,000. HEARING OFFICER: Worth about 200,000? THE WITNESS: 300,000.	2 3 4 5 6 7 8 9 10	just want to make sure the court reporter THE WITNESS: Can you hear me? COURT REPORTER: Yes. BY MR. LUDDER: Q. All right. Now, the proposed landfill expansion is to the south of the existing landfill? A. Yes, sir. Q. If it operates the same way as the existing landfill operated, do you expect to
2 3 4 5 6 7 8 9 10 11	A. Uh-huh (affirmative response). Q. When it does? A. I can see people walking on top of it. Yes, sir. Q. Have you formed an opinion as to the value of your property? A. Yes, sir. I think it's worth about 300,000. HEARING OFFICER: Worth about 200,000? THE WITNESS: 300,000. HEARING OFFICER: Two?	2 3 4 5 6 7 8 9 10 11	just want to make sure the court reporter THE WITNESS: Can you hear me? COURT REPORTER: Yes. BY MR. LUDDER: Q. All right. Now, the proposed landfill expansion is to the south of the existing landfill? A. Yes, sir. Q. If it operates the same way as the existing landfill operated, do you expect to have any kinds of effects from it?
2 3 4 5 6 7 8 9 10 11 12	A. Uh-huh (affirmative response). Q. When it does? A. I can see people walking on top of it. Yes, sir. Q. Have you formed an opinion as to the value of your property? A. Yes, sir. I think it's worth about 300,000. HEARING OFFICER: Worth about 200,000? THE WITNESS: 300,000. HEARING OFFICER: Two? THE WITNESS: Three.	2 3 4 5 6 7 8 9 10 11 12	just want to make sure the court reporter THE WITNESS: Can you hear me? COURT REPORTER: Yes. BY MR. LUDDER: Q. All right. Now, the proposed landfill expansion is to the south of the existing landfill? A. Yes, sir. Q. If it operates the same way as the existing landfill operated, do you expect to have any kinds of effects from it? A. Everything that I have mentioned before the dust, the sound, the coyotes, the buzzards, everything, the adverse
2 3 4 5 6 7 8 9 10 11 12 13	A. Uh-huh (affirmative response). Q. When it does? A. I can see people walking on top of it. Yes, sir. Q. Have you formed an opinion as to the value of your property? A. Yes, sir. I think it's worth about 300,000. HEARING OFFICER: Worth about 200,000? THE WITNESS: 300,000. HEARING OFFICER: Two? THE WITNESS: Three. HEARING OFFICER: Three?	2 3 4 5 6 7 8 9 10 11 12 13	just want to make sure the court reporter THE WITNESS: Can you hear me? COURT REPORTER: Yes. BY MR. LUDDER: Q. All right. Now, the proposed landfill expansion is to the south of the existing landfill? A. Yes, sir. Q. If it operates the same way as the existing landfill operated, do you expect to have any kinds of effects from it? A. Everything that I have mentioned before the dust, the sound, the coyotes, the
2 3 4 5 6 7 8 9 10 11 12 13 14	A. Uh-huh (affirmative response). Q. When it does? A. I can see people walking on top of it. Yes, sir. Q. Have you formed an opinion as to the value of your property? A. Yes, sir. I think it's worth about 300,000. HEARING OFFICER: Worth about 200,000? THE WITNESS: 300,000. HEARING OFFICER: Two? THE WITNESS: Three. HEARING OFFICER: Three? THE WITNESS: 300,000. My	2 3 4 5 6 7 8 9 10 11 12 13 14 15	just want to make sure the court reporter THE WITNESS: Can you hear me? COURT REPORTER: Yes. BY MR. LUDDER: Q. All right. Now, the proposed landfill expansion is to the south of the existing landfill? A. Yes, sir. Q. If it operates the same way as the existing landfill operated, do you expect to have any kinds of effects from it? A. Everything that I have mentioned before the dust, the sound, the coyotes, the buzzards, everything, the adverse
2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Uh-huh (affirmative response). Q. When it does? A. I can see people walking on top of it. Yes, sir. Q. Have you formed an opinion as to the value of your property? A. Yes, sir. I think it's worth about 300,000. HEARING OFFICER: Worth about 200,000? THE WITNESS: 300,000. HEARING OFFICER: Two? THE WITNESS: Three. HEARING OFFICER: Three? THE WITNESS: 300,000. My house my ten acres and my house.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	just want to make sure the court reporter THE WITNESS: Can you hear me? COURT REPORTER: Yes. BY MR. LUDDER: Q. All right. Now, the proposed landfill expansion is to the south of the existing landfill? A. Yes, sir. Q. If it operates the same way as the existing landfill operated, do you expect to have any kinds of effects from it? A. Everything that I have mentioned before the dust, the sound, the coyotes, the buzzards, everything, the adverse effects will be closer to me. It will be
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Uh-huh (affirmative response). Q. When it does? A. I can see people walking on top of it. Yes, sir. Q. Have you formed an opinion as to the value of your property? A. Yes, sir. I think it's worth about 300,000. HEARING OFFICER: Worth about 200,000? THE WITNESS: 300,000. HEARING OFFICER: Two? THE WITNESS: Three. HEARING OFFICER: Three? THE WITNESS: 300,000. My house my ten acres and my house. BY MR. LUDDER:	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	just want to make sure the court reporter THE WITNESS: Can you hear me? COURT REPORTER: Yes. BY MR. LUDDER: Q. All right. Now, the proposed landfill expansion is to the south of the existing landfill? A. Yes, sir. Q. If it operates the same way as the existing landfill operated, do you expect to have any kinds of effects from it? A. Everything that I have mentioned before the dust, the sound, the coyotes, the buzzards, everything, the adverse effects will be closer to me. It will be worse, yes, sir.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Uh-huh (affirmative response). Q. When it does? A. I can see people walking on top of it. Yes, sir. Q. Have you formed an opinion as to the value of your property? A. Yes, sir. I think it's worth about 300,000. HEARING OFFICER: Worth about 200,000? THE WITNESS: 300,000. HEARING OFFICER: Two? THE WITNESS: Three. HEARING OFFICER: Three? THE WITNESS: 300,000. My house my ten acres and my house. BY MR. LUDDER: Q. And do you have any idea what size	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	just want to make sure the court reporter THE WITNESS: Can you hear me? COURT REPORTER: Yes. BY MR. LUDDER: Q. All right. Now, the proposed landfill expansion is to the south of the existing landfill? A. Yes, sir. Q. If it operates the same way as the existing landfill operated, do you expect to have any kinds of effects from it? A. Everything that I have mentioned before the dust, the sound, the coyotes, the buzzards, everything, the adverse effects will be closer to me. It will be worse, yes, sir. Q. You said it will be worse?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Uh-huh (affirmative response). Q. When it does? A. I can see people walking on top of it. Yes, sir. Q. Have you formed an opinion as to the value of your property? A. Yes, sir. I think it's worth about 300,000. HEARING OFFICER: Worth about 200,000? THE WITNESS: 300,000. HEARING OFFICER: Two? THE WITNESS: Three. HEARING OFFICER: Three? THE WITNESS: 300,000. My house my ten acres and my house. BY MR. LUDDER: Q. And do you have any idea what size your house is? A. It's 3400 square feet. Q. And how many bedrooms?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	just want to make sure the court reporter THE WITNESS: Can you hear me? COURT REPORTER: Yes. BY MR. LUDDER: Q. All right. Now, the proposed landfill expansion is to the south of the existing landfill? A. Yes, sir. Q. If it operates the same way as the existing landfill operated, do you expect to have any kinds of effects from it? A. Everything that I have mentioned before the dust, the sound, the coyotes, the buzzards, everything, the adverse effects will be closer to me. It will be worse, yes, sir. Q. You said it will be worse? A. It will be worse. Q. Okay. A. Because it's closer.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Uh-huh (affirmative response). Q. When it does? A. I can see people walking on top of it. Yes, sir. Q. Have you formed an opinion as to the value of your property? A. Yes, sir. I think it's worth about 300,000. HEARING OFFICER: Worth about 200,000? THE WITNESS: 300,000. HEARING OFFICER: Two? THE WITNESS: Three. HEARING OFFICER: Three? THE WITNESS: 300,000. My house my ten acres and my house. BY MR. LUDDER: Q. And do you have any idea what size your house is? A. It's 3400 square feet. Q. And how many bedrooms? A. Four.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	just want to make sure the court reporter THE WITNESS: Can you hear me? COURT REPORTER: Yes. BY MR. LUDDER: Q. All right. Now, the proposed landfill expansion is to the south of the existing landfill? A. Yes, sir. Q. If it operates the same way as the existing landfill operated, do you expect to have any kinds of effects from it? A. Everything that I have mentioned before the dust, the sound, the coyotes, the buzzards, everything, the adverse effects will be closer to me. It will be worse, yes, sir. Q. You said it will be worse? A. It will be worse. Q. Okay. A. Because it's closer. Q. Do you have any idea how long the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Uh-huh (affirmative response). Q. When it does? A. I can see people walking on top of it. Yes, sir. Q. Have you formed an opinion as to the value of your property? A. Yes, sir. I think it's worth about 300,000. HEARING OFFICER: Worth about 200,000? THE WITNESS: 300,000. HEARING OFFICER: Two? THE WITNESS: Three. HEARING OFFICER: Three? THE WITNESS: 300,000. My house my ten acres and my house. BY MR. LUDDER: Q. And do you have any idea what size your house is? A. It's 3400 square feet. Q. And how many bedrooms?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	just want to make sure the court reporter THE WITNESS: Can you hear me? COURT REPORTER: Yes. BY MR. LUDDER: Q. All right. Now, the proposed landfill expansion is to the south of the existing landfill? A. Yes, sir. Q. If it operates the same way as the existing landfill operated, do you expect to have any kinds of effects from it? A. Everything that I have mentioned before the dust, the sound, the coyotes, the buzzards, everything, the adverse effects will be closer to me. It will be worse, yes, sir. Q. You said it will be worse? A. It will be worse. Q. Okay. A. Because it's closer.

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- A. From what -- from what I've heard 1 2 and what I've read, they say 20 years.
- Q. Okay. And when you purchased your 3 property or acquired your property ten years ago, did you have any understanding at that time 5
- that the landfill would continue to operate? 6
- 7 A. When I purchased the ten acres
- next to my family's land -- and they owned 44 8
- next to mine -- I knew the landfill was back 9
- there, because I was raised on the land my 10
- 11 parents owned. We moved there when I was 16.
- I'm 46 today -- 46 in March. I knew the 12
- 13 landfill was there. But I also knew the life of
- the landfill was coming to an end. And so I 14
- purchased the land next to my parents' 15
- 16 land -- next to my family's land with the
- thought, and from what everyone had said and 17
- told me, that once that landfill was filled, and 18
- 19 it was completed, and it was closed, that it
- 20 would not be a landfill anymore, and they would
- move it away. They would go somewhere else for 21
- the next landfill. I did not realize they were 22
- 23 going to buy the land around it and acquire the

- should be revised so as to prohibit the landfill
- 2 being located where those wetlands and streams
- 3 are, how, if at all, would that benefit you?
- 4 A. Well, if they're not allowed to
- place the expansion, the landfill expansion, on 5
- this wetland, that it would decrease the 6
- 7 landfill by about -- by about half. And it
- would also decrease the life of the expansion by 8
- 9 about half. I know the wetlands that go through
- this expansion, they want to place the landfill 10
- 11 on top of this wetland. And I'm already having
- water issues just from what they've done with 12
- 13 the powerline. I can only see it getting worse,
- and -- does that answer your question? 14
 - Q. You -- partially.
- A. Okay. 16

15

18

- Q. You described how it might reduce 17
 - the size of the landfill. How would that
- 19 benefit you --
- A. If they're not allowed -- if 20
- they're not allowed to place the landfill on 21
- that wetland, it would benefit me by having a
- 23 smaller landfill and less life of the landfill.

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- land around it to expand it. If I would have
- known that, then I would have made a different
- decision on buying the land that I live on now. 3
- Q. All right. Are you aware that the 4
- 5 request for hearing in this case made certain
- requests that the Environmental Management 6
- Commission revise the permit? 7
 - A. Yes.

8

9

10

16

17

- Q. And are you aware that -- are you aware that the -- I withdraw the question.
- If the Environmental -- I withdraw the 11 12 question.
- 13 Are you aware, generally, that there are wetlands and streams -- or stream segments in 14
- 15 the area of the proposed landfill expansion?
 - A. Yes, I am aware of the wetlands.
- for hearing that was filed on your behalf asked 18

Q. And are you aware that the request

- that the landfill not be located where those 19
- wetlands and streams are? 20
- A. Yes. 21
- 22 Q. And if the Environmental
- Management Commission decides that the permit

- Also, it would not bring it so close to me if
- they were not allowed to go on the wetland. 2 3
- Q. All right. And by a shorter life of the landfill, how does that benefit you?
- 4 5 A. It wouldn't be there as long. If
- 6 they're saying that the proposed landfill is 20
- 7 years, if they're not allowed to go into the
- wetland, it may -- I'm not -- I'm not a -- I 8
- don't know, but it would -- it would decrease it 9
- by many -- it would decreasing the years that it 10
- was there and benefit me by not being there as 11 12 long.
- Q. Well, would you have any -- would 13 you have a shorter duration of adverse effects?
- A. Yes. 15
- 16 Q. Now, are you aware that the
- request for hearing in this case, filed on your 17
- behalf, requested a modification of the permit 18
- to prohibit alternative covers? 19
 - A. Yes.
- O. And if the Commission decides that 21
- 22 the -- that that revision should occur so as to
 - prohibit alternative covers, how would that

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	rage 137		rage 139
1	benefit you?	1	request for hearing opposed the granting of a
2	A. Well, I'm not sure about their	2	variance allowing two working faces?
3	alternative covers, but I know if they were to	3	A. Yes.
4	place dirt on it, as they should, and if they	4	Q. If the Commission was to change
5	did it properly, I know it probably I'm	5	the permit to deny that variance and allow only
6	hoping, hopefully, it would decrease the odor.	6	one working face, how would that benefit you?
7	I will tell you this, At night, it's the worst	7	A. Well, it would be less surface
8	when this is in operation, which means to me,	8	area for the garbage. I know the permit says
9	that it's not covered properly every night. And	9	two working faces, and from what we heard
10	if they're supposed to cover it with six inches	10	earlier, they're talking about one working face
11	of dirt, it's not much. I'm I'm just if	11	on one, and one on the other in two different
12	they were to cover it with something else, we	12	places. But it doesn't say anything in
13	have we have coyotes and other things that	13	the in the in what is proposed that they
14	could get up under it, the buzzards. Even the	14	couldn't take that and put two working faces on
15	dirt, I don't know if it's covered properly.	15	one area. And if they did that behind my house,
16	That's just to be honest with you.	16	of course, we'd have two surface areas instead
17	Q. Okay. Are you aware that the	17	of one surface area.
18	request for hearing has asked the Commission to	18	Q. All right. Do you recall ever
19	revise the permit to change the slope of final	19	receiving a written notice from ADEM about this
20	cover?	20	proposed permit?
21	A. Yes.	21	A. I don't I don't remember
22	Q. And do you know what the permit	22	anything from ADEM. No, sir.
23	says about final cover slope now?	23	Q. And you previously testified that
	Dogo 120		Page 140
	Page 138		Page 140
1	A. What it says now? Or what it	1	your property joins the property of the City?
1 2	A. What it says now? Or what it Q. What it what's proposed for the	1 2	your property joins the property of the City? A. Yes, sir.
	A. What it says now? Or what it Q. What it what's proposed for the landfill.		your property joins the property of the City? A. Yes, sir. Q. What's your occupation?
2	A. What it says now? Or what itQ. What it what's proposed for the landfill.A. Proposed is proposed would be	2	your property joins the property of the City? A. Yes, sir. Q. What's your occupation? A. I work for UPS, the United Parcel
2	A. What it says now? Or what it Q. What it what's proposed for the landfill. A. Proposed is proposed would be three to one. Three foot out, one foot high.	2	your property joins the property of the City? A. Yes, sir. Q. What's your occupation? A. I work for UPS, the United Parcel Service.
2 3 4	A. What it says now? Or what it Q. What it what's proposed for the landfill. A. Proposed is proposed would be three to one. Three foot out, one foot high. And, usually, I know from the past, it's	2 3 4	your property joins the property of the City? A. Yes, sir. Q. What's your occupation? A. I work for UPS, the United Parcel Service. Q. All right. Do you do any kind of
2 3 4 5	A. What it says now? Or what it Q. What it what's proposed for the landfill. A. Proposed is proposed would be three to one. Three foot out, one foot high. And, usually, I know from the past, it's supposed to be four to one. Which would	2 3 4 5	your property joins the property of the City? A. Yes, sir. Q. What's your occupation? A. I work for UPS, the United Parcel Service. Q. All right. Do you do any kind of volunteer work anywhere?
2 3 4 5 6	A. What it says now? Or what it Q. What it what's proposed for the landfill. A. Proposed is proposed would be three to one. Three foot out, one foot high. And, usually, I know from the past, it's supposed to be four to one. Which would be three to one would be steeper. Four to	2 3 4 5 6	your property joins the property of the City? A. Yes, sir. Q. What's your occupation? A. I work for UPS, the United Parcel Service. Q. All right. Do you do any kind of volunteer work anywhere? A. Yes, sir. I'm also a youth pastor
2 3 4 5 6 7	A. What it says now? Or what it Q. What it what's proposed for the landfill. A. Proposed is proposed would be three to one. Three foot out, one foot high. And, usually, I know from the past, it's supposed to be four to one. Which would be three to one would be steeper. Four to one would be not so steep.	2 3 4 5 6 7	your property joins the property of the City? A. Yes, sir. Q. What's your occupation? A. I work for UPS, the United Parcel Service. Q. All right. Do you do any kind of volunteer work anywhere? A. Yes, sir. I'm also a youth pastor at our church.
2 3 4 5 6 7 8 9	A. What it says now? Or what it Q. What it what's proposed for the landfill. A. Proposed is proposed would be three to one. Three foot out, one foot high. And, usually, I know from the past, it's supposed to be four to one. Which would be three to one would be steeper. Four to one would be not so steep. Q. All right. And if the Commission	2 3 4 5 6 7 8 9	your property joins the property of the City? A. Yes, sir. Q. What's your occupation? A. I work for UPS, the United Parcel Service. Q. All right. Do you do any kind of volunteer work anywhere? A. Yes, sir. I'm also a youth pastor at our church. Q. You're a youth pastor at your
2 3 4 5 6 7 8 9 10	A. What it says now? Or what it Q. What it what's proposed for the landfill. A. Proposed is proposed would be three to one. Three foot out, one foot high. And, usually, I know from the past, it's supposed to be four to one. Which would be three to one would be steeper. Four to one would be not so steep. Q. All right. And if the Commission was to direct that the permit be changed to a	2 3 4 5 6 7 8 9 10	your property joins the property of the City? A. Yes, sir. Q. What's your occupation? A. I work for UPS, the United Parcel Service. Q. All right. Do you do any kind of volunteer work anywhere? A. Yes, sir. I'm also a youth pastor at our church. Q. You're a youth pastor at your church?
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1	and I represent the Department.	1	either side of the creek.
2	A. Yes, sir.	2	Q. Okay. How long has your family
3	Q. I've just got a few questions for	3	owned that property out there?
4	you. Now, you said y'all have lived at your	4	A. 30 years. I moved there when I
5	residence out there for ten years; is that	5	was 16. I'm 46.
6	right?	6	Q. Okay. And you may have answered,
7	A. Yes, sir.	7	but the landfill was there when you
8	Q. And it was built in 2006; is that	8	moved when y'all originally moved out there?
9	correct?	9	A. Yes.
10	A. (The Witness nodded).	10	Q. Okay. And that's the the one
11	Q. But you also made reference to	11	that's existing now or the closed landfill?
12	your family's property. You said you got	12	A. That's the pink landfill.
13	40 44 acres that are the family's property;	13	Q. Okay. So the existing landfill?
14	is that right?	14	A. Yes.
15	A. Yes, sir.	15	Q. Okay. Now, you mentioned at one
16	Q. And now are is all that	16	point, you said, I think, from that southwest
17	adjoining? I think you made reference	17	corner to your home is 950 feet?
18	A. Yes, sir. This is my property.	18	A. Yes, sir.
19	My property comes up to the corner. It comes	19	Q. How'd you come up with 950 feet?
20	down. All this here is my family's property.	20	Help me.
21	Q. Okay. This is you made	21	A. GPS.
22	reference of a farm?	22	Q. Okay.
23	A. Our cattle are here, and our	23	A. We just kind of looked at it.
	Page 142		Page 144
1	cattle are here when we move them from field to	1	Q. Okay. Did y'all have not like
2	field. My parents live here, and my sister	2	a survey or anything?
3	lives here. I live here.	3	A. No, sir.
4	Q. Okay.	4	Q. Okay.
5	A. This is all family land up	5	A. I mean, you can GPS it and then
6	to I'm not sure exactly where the barrier is,	6	kind of get the scale and kind of estimate it.
7	but that's my family's land, 44 acres. That's	7	And pretty much, the scale's pretty pretty
8	our field we have hay on, and, of course, we	8	accurate.
9	often make cows hay, Angus cows. That's my	9	Q. Okay. Now, at one point, you
10	family land, and this is my land.	10	said, Not like it used to be, when you were
11	Q. So when you referenced the "farm,"	11	referencing, I guess, the impacts. So am I to
12	that's what you're referring to?	12	take it from your testimony that now it used
13	A. Yes.	13	to be worse?
14	Q. The 44 acres?	14	A. When this is when this was in
15	A. Yes.	15	full operation, it was bad. And since this
16	Q. And that's where the cows and I	16	year, when they haven't done much on it,
17	think you said horses you have horses too?	17	it's it's reduced. All the odors reduced,
18	A. Yes, we have horses.	18	the dust reduced, the noise is reduced,
1			.1 1 1 1
19	Q. Okay. Are they in the same area	19	everything is reduced.
20	with the cows?	20	Q. Okay. So and you basically,
20 21	with the cows? A. Yes, sir, they're with the cows.	20 21	Q. Okay. So and you basically, the way it's being operated right now, you
20	with the cows?	20	Q. Okay. So and you basically,

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1	A. I don't think they're doing much	1	anything that's steeper.
2	on it.	2	Q. Okay. But as outside you're
3	Q. Okay.	3	giving me a lay opinion as for that, right?
4	A. I don't think they're putting	4	A. Right.
5	anything on it that I know of.	5	Q. You're not a certified engineer or
6	Q. Okay. And now and then I think	6	anything?
7	from Mr. Ludder's testimony when well, those	7	A. No. No, sir.
8	questions he'd asked you, on this for the	8	Q. Okay. All right. Now, you have
9	modifications, that have been requested in the	9	testified you've now, you're still is it
10	request for hearing, to the permit, are you	10	my understanding as towards the outdoors and the
11	saying those if those were granted by the	11	barbecues, and the hunting, and all that, you're
12	Commission that that would basically solve all	12	still able to do that? Is it your
13	the problems out there?	13	testimony I mean, or maybe you just testified
14	A. I would like for this not to be	14	that you just can't do that anymore? Or
15	expanded at all.	15	A. There are days when it's good,
16	Q. So if they granted change to the	16	I'll be honest with you. There are days when
17	slope or the two working faces, that that's	17	it's and I'm supposed to be honest, you know,
18	going to solve the problems of the buzzards and	18	trustworthy. There are days if the wind is
19	the mosquitoes and the	19	right, we're okay.
20	A. I don't think so, because the	20	Q. Okay.
21	landfill the existing landfill now is not	21	A. But if you have a lot of days, and
22	doing that, and so	22	the wind's wrong, it's rough. And that's just
23	Q. Okay. And now you	23	the honest truth. And, you know, and it could
	Page 146		Page 148
1	A. I don't I don't want this to be	1	be hit or miss on a lot of that. Now, the
1 2	A. I don't I don't want this to be expanded at all, but if it's overruled if	1 2	be hit or miss on a lot of that. Now, the sound, you're going to hear the sound every day.
2	expanded at all, but if it's overruled if	2	sound, you're going to hear the sound every day.
2	expanded at all, but if it's overruled if what we're doing is overruled, I would want it	2	sound, you're going to hear the sound every day. It doesn't matter what the wind does.
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	Page 149		Page 151
1	A. It was right here on the border.	1	A. Okay?
2	There's a dead tree right on the border of our	2	Q. Okay. I see that's the big
3	property, almost right on the property line.	3	parking lot right there?
4	Q. Okay. Now, you said there's less	4	A. Right, uh-huh. And this part
5	activity out there now on the closed	5	of it and there's a neighbor right here too.
6	landfill or excuse me, not on the closed	6	Q. I mean, what is if you know, I
7	landfill but on the on the pink yeah, the	7	mean, what is Wiregrass Rehabilitaion? Is it a
8	pink area. That may be easier to say the "pink	8	hospital or something?
9	area" there.	9	A. People that come to be
10	Now but you're still saying on days	10	rehabilitated, they let them work there. It's
11	though, on certain days, there's still an odor?	11	like a you know, that are
12	Even though	12	Q. Is it an industry?
13	A. Occasionally. They've got PVC	13	A. They're challenged, they work
14	pipes that come up out of the ground, and	14	there, yeah. It's like an industry.
15	methane comes out of them, and, occasionally,	15	Q. Okay. So that's you're saying
16	you'll smell that.	16	that wetland kind of flows from that area?
17	Q. Okay. So that's what you're	17	A. It flows off there, yeah. And it
18	smelling is methane?	18	flows from there through the back of my
19	A. I guess. It smells like a septic	19	property let's see if you can see it. And it
20	tank or sewer, yeah.	20	used to flow from my corner to their corner on
21	Q. Okay. Now, you talked about you	21	through here, onto a main a main creek, a
22	had some concerns what where they moved the	22	bigger creek, Golf Creek it's called Golf
23	powerlines, so there's wetlands down on that one	23	Creek. And it flows it used to flow through
	Page 150		Page 152
1	corner of the property?	1	here. Well, from here, where they've taken this
2	A. The wetlands come right through	2	powerline where the powerline let's see,
3	this area here.	3	where's the powerline? The powerline is here,
4	Q. Okay. But where were you talking	4	okay? That was the original powerline. They've
5	about where you talked about there's water	5	taken it, and they've diverted here, and come up
6	backing up that's on both properties?	6	like this, okay? So this powerline doesn't
7	A. There's water right here in this	7	exist anymore. It comes here. And they've
8	corner of my property, there's a and you	8	already taken all these trees out, and all these
9	really can't tell. You can barely see. There's	9	trees out, and they've moved this powerline.
10	something like an indention in the woods. Can	10	And when they did that, whatever creekbed was
11	you see that from there? And there's an area,	11	there is crushed now. Also over here on my
12	like a creek bed, where it runs through. It's	12	dad's property, and he's having flooding issues
13	very shallow, but it runs through there. And	13	too. But just with what I'm dealing with,
14	any water that comes from this area up	14	it's the water's pooling up over here on my
15	here of course, there's a lot of parking lots	15	property and on the City's property, and it's
16	and highways, and things like that	16	stagnant where it doesn't flow or has a
17	Q. Yeah, as a matter of fact	17	creek it doesn't have a creekbed anymore.

Min-U-Script®

Q. Okay.

Center.

18

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23

A. It flows through the back of my

A. This is Wiregrass Rehabilitation

Q. What is that area over here?

18

19

20

21

22

23

Q. Okay. Now, and you said you can

see onto the landfill property as well? Where

A. Yeah, because this is our -- this

can see -- and you can see there's not that many

is the boundary of our family's land, and I

are you talking about?

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	Page 153		Page 155
1	trees right here. But you can especially	1	A. Well, when I look at the area of
2	and all these trees have been taken out, so I	2	the landfill, and what [verbatim] they've
3	can see all that all that property.	3	proposed it, and then where the wetland is, it
4	Q. Okay. So it's backing up onto	4	looks like if they weren't allowed to go in this
5	their property too? Is that what you're	5	wetland, it looked like it would cut it in half
6	A. Yes. It's pooled here, and it's	6	just from looking at the picture.
7	pooled up on my property.	7	Q. Okay. But even but making a
8	Q. Okay. And I think you mentioned	8	change to the to the modification of the
9	your concern with that was the mosquitoes? Is	9	permit I'll withdraw that.
10	that is that that correct? I mean, that's	10	But even if all the changes are made that
11	where	11	have been requested in the request for hearing,
12	A. Yeah, and, you know, they've got	12	do you I mean, do you necessarily think
13	this big scare with the Zika Virus. And even	13	that's going to stop the expansion of the
14	our Dothan paper last week said they had	14	landfill?
15	a had one case of a Zika Virus in Dothan.	15	A. I would hope so.
16	Q. Have you contacted the City and	16	MR. CARTER: Nothing further.
17	proposed they do anything about that?	17	HEARING OFFICER: Mr. White?
18	A. My dad has talked to the Mayor,	18	MR. WHITE: Thank you, Judge.
19	Mayor Mike Schmitz he's a friend of	19	CROSS-EXAMINATION
20	ours and told him about the water issues here	20	BY MR. WHITE:
21	and the water issues on my dad's property, and	21	Q. Mr. Del Vecchio, I'm Len White. I
22	nothing's been done. And we've even given	22	represent the City.
23	pictures. We sent pictures to him, and	23	A. Yes, sir.
	reconstruction of the property		2 2.3., 2
	Page 154		Page 156
1		1	
1 2	Page 154 nothing's been done. Q. Did y'all propose any kind of	1 2	Page 156 Q. I just want to ask a couple of questions to follow up.
	nothing's been done.		Q. I just want to ask a couple of
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	nothing's been done. Q. Did y'all propose any kind of thing to do? A. No, I didn't propose it. Q. And y'all didn't propose filling it in, or anything like that? A. No. We didn't propose anything. We just said, We never had this issue, but now we do. Q. Okay. Now, you've made some comments, I guess and going back to kind of revisions of the permit that if if they aren't allowed to expand the landfill into those intermittent streams and wetlands there, that that's going to cut that basically, cut the size in half? A. It looks like it from here, yes. Q. And now you said that would lead to less life for the landfill, which in turn, I	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. I just want to ask a couple of questions to follow up. I believe you said you have been there at your residence for ten years? A. Yes, sir. Q. Okay. And that you bought the property when? A. I bought the property before I built the house. I believe I bought the property in either '04 or '05. What do you have? Q. Well A. I've seen that. Q. That's what I said. I just want to clear a couple things up is all. A. That's fine. Q. Let me show you what's been marked as City or Intervenor Number 3 and ask you if this is a copy of your deed.
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	Dana 157		Page 450
	Page 157		Page 159
1	A. Yeah.	1	Q. Yes.
2	Q. And the grantor?	2	A. I don't know.
3	A. Yes, sir?	3	Q. You don't know?
4	Q. Who is it?	4	A. I don't know what's on these other
5	A. Grantor grantor is Espy.	5	pages.
6	Q. Okay.	6	Q. Did the person that sold you that
7	A. All the Espy family, yes, sir.	7	property tell you there would not be any more
8	Q. All right. So you did not get	8	landfills?
9	this from your family?	9	A. No.
10	A. No, sir. It's from the Espys.	10	Q. Okay. Did you ask the seller?
11	MR. WHITE: We'd offer City 3.	11	A. No.
12	MR. LUDDER: No objection.	12	Q. Okay. Did your parents tell you
13	HEARING OFFICER: It's admitted.	13	there would not be any more landfills?
14	(Exhibit No. I-3 was admitted	14	A. Yes, because those pos the
15	into evidence.)	15	realtor that they bought it from, also some
16	BY MR. WHITE:	16	other folks that I worked with the
17	Q. With regard to the design and your	17	City had told them that there would be no
18	complaint regarding the slope of the final	18	more expansion.
19	cover, and I believe you believe that there's	19	Q. Okay. Is the area designated on
20	problems with the steepness of that; is that	20	P-5, the colored map, specifically the area
21	correct?	21	shaded in green that the corner of which
22	A. Okay.	22	abuts your property
23	Q. Okay. And I believe your lawyer	23	A. Yes, sir.
	D 450		
	Page 158		Page 160
1		1	
1 2	objected to there not being facts in evidence to reflect what this design entails with regard to	1 2	Q is it in use as a landfill now?
	objected to there not being facts in evidence to		Q is it in use as a landfill
2	objected to there not being facts in evidence to reflect what this design entails with regard to	2	Q is it in use as a landfill now?
2	objected to there not being facts in evidence to reflect what this design entails with regard to erosion control. And just for the record, do	2	Q is it in use as a landfill now? A. Not yet, no, sir.
2 3 4	objected to there not being facts in evidence to reflect what this design entails with regard to erosion control. And just for the record, do you know whether or not these plans reflect	2 3 4	Q is it in use as a landfill now?A. Not yet, no, sir.Q. Have you had any wetland studies
2 3 4 5	objected to there not being facts in evidence to reflect what this design entails with regard to erosion control. And just for the record, do you know whether or not these plans reflect terraces on that slope?	2 3 4 5	Q is it in use as a landfill now? A. Not yet, no, sir. Q. Have you had any wetland studies done?
2 3 4 5 6	objected to there not being facts in evidence to reflect what this design entails with regard to erosion control. And just for the record, do you know whether or not these plans reflect terraces on that slope? MR. LUDDER: I object to the	2 3 4 5 6	Q is it in use as a landfill now? A. Not yet, no, sir. Q. Have you had any wetland studies done? A. No, sir.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	objected to there not being facts in evidence to reflect what this design entails with regard to erosion control. And just for the record, do you know whether or not these plans reflect terraces on that slope? MR. LUDDER: I object to the preface of the question. I think he mischaracterized the question of the lawyer. Q. Okay. Do you have any reason to dispute that the design that's depicted on Petitioner 5 contains erosion control for the final slope? A. I don't see any, no, sir. Q. Okay. You don't have any reason to, or you don't see it? A. I don't see any terrain [verbatim]. Q. Okay. Do you dispute that there is included within the design any control for erosion on that slope, three to one? A. Are you talking about on all these	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q is it in use as a landfill now? A. Not yet, no, sir. Q. Have you had any wetland studies done? A. No, sir. Q. Have you had any property appraisals done? A. Yes. I had one when I was Q. Since you bought it? A. Yes, yes. Q. Okay. A. I had one, of course, when I bought the property, and also one since then. When I was Q. Do you have those with you today? A. No, sir. Q. Okay. Did you make any comments with respect to the grounds for your contest? A. Comments to who? Q. ADEM or the Corps of Engineers? A. I haven't talked to ADEM, no, sir.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	objected to there not being facts in evidence to reflect what this design entails with regard to erosion control. And just for the record, do you know whether or not these plans reflect terraces on that slope? MR. LUDDER: I object to the preface of the question. I think he mischaracterized the question of the lawyer. Q. Okay. Do you have any reason to dispute that the design that's depicted on Petitioner 5 contains erosion control for the final slope? A. I don't see any, no, sir. Q. Okay. You don't have any reason to, or you don't see it? A. I don't see any terrain [verbatim]. Q. Okay. Do you dispute that there is included within the design any control for erosion on that slope, three to one?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q is it in use as a landfill now? A. Not yet, no, sir. Q. Have you had any wetland studies done? A. No, sir. Q. Have you had any property appraisals done? A. Yes. I had one when I was Q. Since you bought it? A. Yes, yes. Q. Okay. A. I had one, of course, when I bought the property, and also one since then. When I was Q. Do you have those with you today? A. No, sir. Q. Okay. Did you make any comments with respect to the grounds for your contest? A. Comments to who? Q. ADEM or the Corps of Engineers?

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1	A. No, sir.	1	Q. Okay. So my question is: I
2	MR. WHITE: Okay. That's all.	2	understand that if the entire expansion was
3	HEARING OFFICER: Redirect?	3	eliminated, then your hope, you know, or
4	REDIRECT EXAMINATION	4	relative to that but my question is: Do you
5	BY MR. LUDDER:	5	believe that the expansion, as you proposed,
6	Q. Mr. Del Vecchio, you have	6	would eliminate all coyotes?
7	testified on direct as to how the permit changes	7	A. You're talking about the decreased
8	might benefit you, and you testified on cross	8	size of it?
9	that you didn't think that the permit changes	9	Q. Yes.
10	would eliminate all the problems from the	10	A. It wouldn't decrease them.
11	landfill expansion, correct?	11	Q. Okay. What about the smell?
12	A. Correct.	12	A. No. I would still have the smell.
	Q. Do you think the permit		Q. And the dust?
13		13	A. Yes, sir.
14	modifications would lessen the problems that	14	·
15	you've experienced?	15	Q. And the noise?
16	A. Yes, it would lessen them.	16	A. Yes, sir. It would be closer.
17	MR. LUDDER: No further questions.	17	Q. Okay.
18	HEARING OFFICER: Recross?	18	MR. WHITE: That's all.
19	MR. WHITE: Just to follow up on	19	HEARING OFFICER: Thank you,
20	that, if I may, Your Honor.	20	Mr. Del Vecchio.
21	RECROSS EXAMINATION	21	THE WITNESS: Thank you, sir.
22	BY MR. WHITE:	22	HEARING OFFICER: Mr. Ludder, may I
23	Q. If you were successful with this	23	inquire, do you have another witness,
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1	contest, would all the coyotes go away?	1	or do you think it's a good time for a
2	A. I hope so.	2	lunch break? I don't know if you got
3	Q. But I'm asking you, is it your	3	a short witness?
4	belief, not your hope, but that this contest	4	MR. LUDDER: Yeah.
5	would eliminate coyotes in the vicinity of your	5	HEARING OFFICER: They never are.
	property?		MR. LUDDER: I don't think I am,
7	A. Yes. I haven't them heard them	6 7	no, sir.
	this year. It would also eliminate the odor and		HEARING OFFICER: Y'all want to go
8	the dust.	8	to one o'clock? I got about eight
9		9	
10	Q. Okay. And you understand that this contest would not eliminate the landfill	10	minutes until 12:00. Let's go to one o'clock, and we'll be in recess until
11		11	•
12	operation?	12	one p.m. Thank you.
13	A. It will I'm hoping to eliminate	13	(A lunch recess was taken.)
14	the expansion.	14	HEARING OFFICER: All right. Next
15	Q. Is it your understanding that	15	witness, Mr. Ludder.
16	that's the what you're asking the Judge to do	16	MR. LUDDER: The Petitioners call
17	here? To eliminate that expansion?	17	Michael LeBleu.
18	A. I would like to see that.	18	THE WITNESS: Give me a second.
19	Q. But my question: Is that your	19	MR. LUDDER: Yes, sir.
20	understanding of what you're asking him to do is	20	HEARING OFFICER: Take your time.
21	to eliminate the entire expansion?	21	(A discussion was held off the
	A. No, I'm not asking him to do that.	22	record.)
22			HEADING OFFICES TO
23	No, sir.	23	HEARING OFFICER: This gentleman to

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1	your left is going to ask you to raise	1	Q. You're pointing to the pink one?
2	your right hand, and he'll swear you	2	A. Yes.
3	in.	3	Q. That's what you believe to be the
4	(The Witness was duly sworn.)	4	existing landfill!?
5	DIRECT EXAMINATION	5	A. Uh-huh (affirmative response).
6	BY MR. LUDDER:	6	Q. Okay. Do you know how far your
7	Q. All right. Will you state your	7	house is from the existing landfill?
8	name, please?	8	A. As the bird flies? No.
9	A. Michael Alan LeBleu.	9	Q. Okay. All right. You're closer
10	Q. And could you spell LeBleu?	10	to the landfill than Bobby is; is that right?
	A. L-e-B-l-e-u.		A. Right. Yes, sir.
11		11	<u> </u>
12	Q. All right. And where do you live, your address?	12	Q. Okay. In the last ten years, have
13	•	13	you experienced any any problems that you
14	A. I live at 2947 Webb Road just up	14	attribute to the landfill? The existing
15	the way from Bobby.	15	landfill?
16	Q. Okay. And how long have you lived	16	A. Yes, sir. One was the traffic
17	there?	17	that was out there, they had trucks moving up
18	A. I've lived there for ten years	18	and down the road. It was just annoying sound
19	now.	19	is basically what it was due to the traffic. I
20	Q. And do you own your home?	20	also had my trees full of buzzards, crows,
21	A. Yes, I do.	21	little blackbirds, and hawks. Then the odor.
22	Q. And you've owned your home that	22	My kids would be playing outside and come in and
23	entire ten years?	23	say, Grandpa, it stinks so bad out there, we
	Page 166		Page 168
1	A. Yes.	1	can't play. So they'd come inside and have to
2	Q. If you would, in the drawing	2	close all the windows and keep the kids in the
3	that's in front of you, this has been	3	house until that odor dissipated. When they got
4	marked this document has been marked as	4	on dry days, and the dust was kicking up, if I'm
5	Exhibit P-5, and it's the drawing titled,	5	out cutting my field using my bush hog, I have
6	Boundary Sketch?	6	to stay out or I should say go back in the
7	A. Uh-huh (affirmative response).	7	house after a while, because the dust itself
8	Q. Can you identify where your house	8	•
9		0	exacerbates my breathing problems. So
1.0	is in this drawing?	9	exacerbates my breathing problems. So Q. Let me interrupt you there. The
10	• •		Q. Let me interrupt you there. The
11	is in this drawing?	9	• • •
	is in this drawing? A. Okay. Excuse me. Let's see. Where's	9 10	Q. Let me interrupt you there. The dust that you're talking about, where was that
11	is in this drawing? A. Okay. Excuse me. Let's see. Where's Q. This is Webb.	9 10 11 12	Q. Let me interrupt you there. The dust that you're talking about, where was that from? A. From the landfill.
11 12	is in this drawing? A. Okay. Excuse me. Let's see. Where's Q. This is Webb. A. Okay. This is Webb? Okay. Mine	9 10 11	Q. Let me interrupt you there. The dust that you're talking about, where was that from? A. From the landfill. Q. And was it did it deposit on
11 12 13	is in this drawing? A. Okay. Excuse me. Let's see. Where's Q. This is Webb. A. Okay. This is Webb? Okay. Mine is right here. Right there.	9 10 11 12 13	Q. Let me interrupt you there. The dust that you're talking about, where was that from? A. From the landfill. Q. And was it did it deposit on your property, or was it in the air?
11 12 13 14 15	is in this drawing? A. Okay. Excuse me. Let's see. Where's Q. This is Webb. A. Okay. This is Webb? Okay. Mine is right here. Right there. Q. Okay. Would you circle that and	9 10 11 12 13 14 15	Q. Let me interrupt you there. The dust that you're talking about, where was that from? A. From the landfill. Q. And was it did it deposit on your property, or was it in the air? A. Yes, it did. My vehicles
11 12 13 14 15	is in this drawing? A. Okay. Excuse me. Let's see. Where's Q. This is Webb. A. Okay. This is Webb? Okay. Mine is right here. Right there. Q. Okay. Would you circle that and put your initials next to it, please?	9 10 11 12 13 14 15	Q. Let me interrupt you there. The dust that you're talking about, where was that from? A. From the landfill. Q. And was it did it deposit on your property, or was it in the air? A. Yes, it did. My vehicles outside I try to keep them clean, especially
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11 12 13 14 15 16 17	is in this drawing? A. Okay. Excuse me. Let's see. Where's Q. This is Webb. A. Okay. This is Webb? Okay. Mine is right here. Right there. Q. Okay. Would you circle that and put your initials next to it, please? A. Next to it? I'll put it in it. Q. That's fine. In it is fine, yeah.	9 10 11 12 13 14 15 16 17	Q. Let me interrupt you there. The dust that you're talking about, where was that from? A. From the landfill. Q. And was it did it deposit on your property, or was it in the air? A. Yes, it did. My vehicles outside I try to keep them clean, especially from pollen, and when this dust was up, it would cover all of my vehicles.
11 12 13 14 15 16 17 18	is in this drawing? A. Okay. Excuse me. Let's see. Where's Q. This is Webb. A. Okay. This is Webb? Okay. Mine is right here. Right there. Q. Okay. Would you circle that and put your initials next to it, please? A. Next to it? I'll put it in it. Q. That's fine. In it is fine, yeah. Okay. And your initials are?	9 10 11 12 13 14 15 16 17 18	Q. Let me interrupt you there. The dust that you're talking about, where was that from? A. From the landfill. Q. And was it did it deposit on your property, or was it in the air? A. Yes, it did. My vehicles outside I try to keep them clean, especially from pollen, and when this dust was up, it would cover all of my vehicles. Q. All right. And when you talked
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11 12 13 14 15 16 17 18 19 20 21	is in this drawing? A. Okay. Excuse me. Let's see. Where's Q. This is Webb. A. Okay. This is Webb? Okay. Mine is right here. Right there. Q. Okay. Would you circle that and put your initials next to it, please? A. Next to it? I'll put it in it. Q. That's fine. In it is fine, yeah. Okay. And your initials are? A. ML. Q. ML? Okay. And do you know where	9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Let me interrupt you there. The dust that you're talking about, where was that from? A. From the landfill. Q. And was it did it deposit on your property, or was it in the air? A. Yes, it did. My vehicles outside I try to keep them clean, especially from pollen, and when this dust was up, it would cover all of my vehicles. Q. All right. And when you talked about bush-hogging, bush-hogging creates dust, doesn't it?
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11 12 13 14 15 16 17 18 19 20 21	is in this drawing? A. Okay. Excuse me. Let's see. Where's Q. This is Webb. A. Okay. This is Webb? Okay. Mine is right here. Right there. Q. Okay. Would you circle that and put your initials next to it, please? A. Next to it? I'll put it in it. Q. That's fine. In it is fine, yeah. Okay. And your initials are? A. ML. Q. ML? Okay. And do you know where	9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Let me interrupt you there. The dust that you're talking about, where was that from? A. From the landfill. Q. And was it did it deposit on your property, or was it in the air? A. Yes, it did. My vehicles outside I try to keep them clean, especially from pollen, and when this dust was up, it would cover all of my vehicles. Q. All right. And when you talked about bush-hogging, bush-hogging creates dust, doesn't it?

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	1 ago 100		1 age 171
1	the back. I don't have any sandy areas.	1	been able to have get-togethers well, at the
2	Everything I got is covered by grass.	2	time when the time this all was going on, I
3	Q. All right. So you said that you	3	believe we we would have family get-togethers
4	were you experienced dust issues when you	4	while this stuff was going on? No. We weren't
5	were bush-hogging?	5	able to be outside, because everyone was
6	A. Yes, sir.	6	complaining about the smell that was going on.
7	Q. Where does the dust come from?	7	Q. All right. But that's improved
8	A. Well, it starts off as a cloud,	8	significantly
9	like, a dark cloud over the landfill area, and	9	A. Yes, sir.
10	the breeze just pushes it right down across the	10	Q since the landfill was closed?
11	way.	11	A. Yes, sir.
12	Q. Onto your property?	12	Q. Now, you're familiar with where
13	A. Yes, sir.	13	Bobby Lewis lives?
14	Q. All right. Do you have any	14	A. Yes, sir.
15	problem at your house with with flies?	15	Q. Have you been to his house?
16	A. I did at one point, but I don't	16	A. Yes, sir, I have. Several times.
17	now.	17	Q. Say, over the last ten years, any
18	Q. And why is that?	18	idea how many times, or guess?
19	A. Well, since they've closed the	19	A. We're neighbors. We're back and
20	landfill, I've not had as many birds, not had as	20	forth. So, no, sir, I couldn't give you an
21	much vermin. I've had possums and raccoons come	21	exact number.
22	in off of the area leading from the landfill to	22	Q. More than ten?
23	my property, plus coyotes. And since they've	23	A. More than ten? Yes.
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1	closed the landfill, I have not seen any	1	Q. All right. Have you ever seen
2	coyotes, and I've only had two raccoons on my	2	buzzards at on his property?
3	property.	3	A. Yes, sir, I have. And I can
4	Q. And how have the buzzards been	4	guarantee you, the trees that he had at the
5	since they closed the landfill?	5	time, plus the trees I got gives you real
6	A. The buzzards, they've decreased	6	concern, because you walk out there, and you see
7	greatly. I've only seen maybe five or six on my	7	one pointing at you, and the other one's going
8	property since then.	8	(indicating). Yeah. I'm sorry for interjecting
9	Q. And when the landfill existing	9	a little.
10	landfill was in operation, how many would you	10	Q. And can you describe the
11	see?	11	population of buzzards at Bobby Lewis's house
12	A. I have trees if you look at the	12	that you've seen?
13	drawing I've got trees all around my	13	A. Lord, it was almost as bad as at
14	property. Every one of them would be full. So	14	my house.
15	to sit here and give you an exact number, I'm	15	Q. Okay. Have you ever been up to
16	sorry. That's a lot of trees, and I'd just be	16	Bobby Lewis's house and smelled the same odors
17	lying to you if I generated a number for you.	17	that you smelled at your house?
18	Q. All right. Now, the odor issues	18	A. Yes, sir.
19	that you spoke of, has it have those odors	19	Q. Have you ever been at Bobby
		1	· · · · · · · · · · · · · · · · · · ·
20	caused you any other problems besides telling	20	Lewis's nouse and heard the same noises that you
20 21	caused you any other problems besides telling your or any other problems besides your kids	20 21	Lewis's house and heard the same noises that you hear at your house?
	your or any other problems besides your kids		hear at your house?
21		21	

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1	tailgates slamming?	1	A. Yeah, okay. Yeah, it does say
2	A. Yes, sir, they do.	2	"proposed."
3	Q. Do they include backup alarms?	3	Q. Okay. When that commences
4	A. Yes, sir.	4	disposal of waste, do you have any idea whether
5	Q. And do those noises interfere with	5	the problems that you have experienced in the
6	anything that you do at your house?	6	past will resume?
7	A. Yes, sir. I'm disabled, and the	7	A. Yes, I do.
8	pain that I have in my body prevents me from	8	Q. And why is that?
9	sleeping comfortably at night. So I usually go	9	A. One, the noise is still going to
10	to sleep later in the day when I when I get	10	continue; two, the odor is going to continue;
11	up. But when those things are going off, it	11	and three, once all that starts, the vermin is
12	just keeps me awake, and I can't get to sleep	12	going to come back, and I don't want to go
13	after that.	13	through this again.
14	Q. What time in the morning would	14	MR. LUDDER: All right. That's all
15	those noises begin?	15	I have from this Witness, Judge.
16	A. They would usually begin between	16	HEARING OFFICER: Cross?
17	6:30, then escalate on throughout the day.	17	MR. CARTER: No questions.
18	Q. All right. And you prefer to	18	MR. WHITE: Just briefly, please,
19	sleep in until when?	19	sir. I'm Len White. I represent the
20	A. I prefer to sleep in until at	20	City of Dothan.
21	least nine or ten, because that way, I got the	21	THE WITNESS: Okay, sir.
22	whole family gone.	22	CROSS-EXAMINATION
23	Q. Now, you mentioned coyotes, I	23	BY MR. WHITE:
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1	believe, correct?	1	Q. I believe you testified that you
2	A. Yes, sir.	2	began living at 2947 Webb Road ten years ago?
3	Q. How often would you hear or see	3	A. Yes, sir.
4	coyotes on your property?	4	Q. All right. And the problems that
5	A. On the average, four to five times	5	you referred to with the buzzards and the dust
6	an evening.	6	and the smell, how long was it before that
7	Q. This is during the	7	started after you moved in? Or was it already
8	A. Well, four to five times a week.	8	ongoing?
9	You know, usually once an evening, and they'd	9	A. It was already ongoing, because
10	usually come in a pack.	10	the people that we bought the house was telling
11	Q. And this is while the landfill was	11	us about it
12	in operation?	12	MR. WHITE: Okay. That's all.
13	A. Yes, sir.	13	A that we bought the house from.
14	Q. And what's been the frequency	14	MR. WHITE: That's all.
15	since the landfill has closed?	15	HEARING OFFICER: Any redirect?
16	A. I've not seen any.	16	MR. LUDDER: Yes.
17	Q. All right. Now, you're familiar	17	REDIRECT EXAMINATION
18	with the area where the proposed landfill	18	BY MR. LUDDER:

19

20

21

22

23

expansion is going to be?

around in here.

teal-colored area?

A. I believe it's somewhere right

Q. And you're pointing to this

19

20

21

22

23

Q. Mr. LeBleu, did you have any idea

that a landfill expansion was going to occur

A. No, I did not. As a matter of

fact, all I saw was a big open field across from

back when you bought the house?

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1	me, and I didn't know we had a landfill there to	1	it's teal, and sometimes it's referred
2	begin with.	2	to as green, and there are two a
3	Q. Okay. Was it your understanding,	3	couple other colors on there. I just
4	at any time, that the existing land landfill	4	want to make sure I know what we're
5	would be closed, and that no further landfill	5	talking about.
6	activities would occur at that site?	6	THE WITNESS: All right, sir.
7	A. That's what I heard.	7	MR. LUDDER: Your Honor, I don't
8	MR. LUDDER: No further questions.	8	expect a recall of Mr. LeBleu, so he
9	THE WITNESS: Well, if I may	9	could stay in the hearing room until
10	interject, I did go down to City Hall	10	he needs to leave.
11	once, and they did tell me that the	11	HEARING OFFICER: You can stay in
12	place was closing, that they weren't	12	and listen, or you can go home.
13	going to use it anymore. So I'm just	13	Either way you want to do it.
14	saying it, there was a verbal comment	14	THE WITNESS: If you don't mind,
15	made to me from the City Hall.	15	I'll sit in the back.
16	HEARING OFFICER: Cross?	16	HEARING OFFICER: All right. Be
17	MR. CARTER: We have no questions.	17	careful.
18	HEARING OFFICER: Mr. White?	18	(A brief recess was taken.)
19	MR. WHITE: No, sir.	19	HEARING OFFICER: He'll swear you
20	HEARING OFFICER: I had one	20	in.
21	question for you.	21	THE WITNESS: All right.
22	THE WITNESS: Yes, sir.	22	(The Witness was duly sworn.)
23	HEARING OFFICER: Mr. Ludder asked	23	(The Witness was duly sworm.)
23	TILI IKITYO OTTTELK. WII. Ludder asked	2.5	
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	-		
1	you a question about the proposed	1	DIRECT EXAMINATION
2	landfill. Will you point to it for	2	BY MR. LUDDER:
3	me?	3	Q. Would you please state your name,
4	THE WITNESS: Well, it's easy. It	4	please?
5	says	5	A. My name is Gavin Whatley.
6	HEARING OFFICER: Yeah, okay.	6	Q. Could you spell your last name?
7	Thank you. And I know you're going to	7	A. W-h-a-t-l-e-y.
8	think I'm crazy, but tell me what	8	Q. And Gavin is
9	color that is.	9	A. Gavin, G-a-v-i-n.
10	THE WITNESS: That's teal.	10	Q. All right. Thank you. What's
11	HEARING OFFICER: Teal? Okay.	11	your present residential address?
12	Thank you.	12	A. 2833 Omussee O-m-u-s-s-e-e
13	THE WITNESS: Or if you prefer,	13	Road, Dothan, Alabama, 36303.
14	green. Do you like green?	14	Q. And how long have you lived there?
15	HEARING OFFICER: Thank you very	15	A. In that particular at that
16	much. Thank you, sir. You're	16	address, about 40 years.
17	excused.	17	Q. Okay.
18	THE WITNESS: The only reason I	18	A. I grew up about a quarter of a
19	know that is because I have a nursing	19	mile from there though.
20	outfit that's that color.	20	Q. All right. Do you know
21	HEARING OFFICER: I I have to	21	Mr. Bobby Bobby Lewis?
22	read this record and look at these	22	A. Yes, I do.
23	exhibits afterwards, and sometimes	23	Q. How long have you known him?

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1	A. Probably about a better part of 40	1	noise equipment making noise.
2	or 50 years. We're close to the same age and	2	Q. All right. And did you observe
3	lived in the same area.	3	any dust clouds coming from the landfill at any
4	Q. All right. Have you been to his	4	time?
5	house?	5	A. Yeah, when the wind was coming
6	A. Oh, yes.	6	from the landfill toward his house, yeah, you'd
7	Q. How many times?	7	see the dust.
8	A. Oh, I don't know. Probably in the	8	Q. Going onto Bobby Lewis's property?
9	last ten years, maybe a couple dozen, maybe.	9	A. On his property.
10	Q. A couple dozen?	10	Q. All right. Now, you've
11	A. At the most.	11	been you drive Webb Road frequently, correct?
12	Q. In the times that you have visited	12	A. Yes, I do.
13	him at his house, have you observed any any	13	Q. Do you see or have you observed
14	buzzards on his property?	14	the same conditions up and down Webb Road?
15	A. I have. And flying on the	15	A. See, like, in the last few months,
16	property over his property in the trees.	16	four or five, you don't see the dust. And, of
17	Q. All right. Do you have any idea	17	course, I usually have the windows up, and I'm
18	how many?	18	watching what I'm doing. I haven't seen the
19	A. It looked like more than what	19	traffic or the dust. Haven't really observed
20	you'd normally see sitting in the trees. A	20	buzzards, haven't looked. And you don't smell
21	couple dozen, maybe 30 or 40 at one time.	21	it that much now.
22	Q. Okay. And during the times that	22	Q. So in the last few months, you
23	you have visited Bobby Lewis at his house, have	23	haven't seen as many buzzards?
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1	you observed any odors?	1	A. No. I haven't seen the dust, and
2	A. Oh, yes. Unless the wind was		
		2	really haven't noticed the smell.
3	· ·	3	really haven't noticed the smell. Q. In the last few months?
3	directly out of the north, and it blew it across		Q. In the last few months?
	directly out of the north, and it blew it across the area in question, yes, I smelled it. It was	3	Q. In the last few months?A. Yeah, correct.
4	directly out of the north, and it blew it across the area in question, yes, I smelled it. It was pretty rough.	3 4	Q. In the last few months?A. Yeah, correct.Q. And prior to the last few months?
4 5	directly out of the north, and it blew it across the area in question, yes, I smelled it. It was	3 4 5	Q. In the last few months?A. Yeah, correct.Q. And prior to the last few months?A. Well, over the last 30 or 40
4 5 6	directly out of the north, and it blew it across the area in question, yes, I smelled it. It was pretty rough. Q. So when the wind was coming from the landfill direction	3 4 5 6	Q. In the last few months? A. Yeah, correct. Q. And prior to the last few months? A. Well, over the last 30 or 40 years, I mean, you'd go down that road, and you
4 5 6 7	directly out of the north, and it blew it across the area in question, yes, I smelled it. It was pretty rough. Q. So when the wind was coming from the landfill direction A. Oh, yes.	3 4 5 6 7	Q. In the last few months? A. Yeah, correct. Q. And prior to the last few months? A. Well, over the last 30 or 40 years, I mean, you'd go down that road, and you got a wind out of the south or southwest, you
4 5 6 7 8	directly out of the north, and it blew it across the area in question, yes, I smelled it. It was pretty rough. Q. So when the wind was coming from the landfill direction	3 4 5 6 7 8	Q. In the last few months? A. Yeah, correct. Q. And prior to the last few months? A. Well, over the last 30 or 40 years, I mean, you'd go down that road, and you got a wind out of the south or southwest, you roll your windows up. It's pretty rank. And,
4 5 6 7 8 9	directly out of the north, and it blew it across the area in question, yes, I smelled it. It was pretty rough. Q. So when the wind was coming from the landfill direction A. Oh, yes. Q that's when you would smell	3 4 5 6 7 8 9	Q. In the last few months? A. Yeah, correct. Q. And prior to the last few months? A. Well, over the last 30 or 40 years, I mean, you'd go down that road, and you got a wind out of the south or southwest, you
4 5 6 7 8 9	directly out of the north, and it blew it across the area in question, yes, I smelled it. It was pretty rough. Q. So when the wind was coming from the landfill direction A. Oh, yes. Q that's when you would smell it?	3 4 5 6 7 8 9	Q. In the last few months? A. Yeah, correct. Q. And prior to the last few months? A. Well, over the last 30 or 40 years, I mean, you'd go down that road, and you got a wind out of the south or southwest, you roll your windows up. It's pretty rank. And, you know, dust coming across the road.
4 5 6 7 8 9 10	directly out of the north, and it blew it across the area in question, yes, I smelled it. It was pretty rough. Q. So when the wind was coming from the landfill direction A. Oh, yes. Q that's when you would smell it? A. That's when you would smell it.	3 4 5 6 7 8 9 10	Q. In the last few months? A. Yeah, correct. Q. And prior to the last few months? A. Well, over the last 30 or 40 years, I mean, you'd go down that road, and you got a wind out of the south or southwest, you roll your windows up. It's pretty rank. And, you know, dust coming across the road. Q. And are you aware of the City's
4 5 6 7 8 9 10 11	directly out of the north, and it blew it across the area in question, yes, I smelled it. It was pretty rough. Q. So when the wind was coming from the landfill direction A. Oh, yes. Q that's when you would smell it? A. That's when you would smell it. Q. And how could you could you describe the odor?	3 4 5 6 7 8 9 10 11 12	Q. In the last few months? A. Yeah, correct. Q. And prior to the last few months? A. Well, over the last 30 or 40 years, I mean, you'd go down that road, and you got a wind out of the south or southwest, you roll your windows up. It's pretty rank. And, you know, dust coming across the road. Q. And are you aware of the City's plan as to expand the landfill?
4 5 6 7 8 9 10 11 12 13	directly out of the north, and it blew it across the area in question, yes, I smelled it. It was pretty rough. Q. So when the wind was coming from the landfill direction A. Oh, yes. Q that's when you would smell it? A. That's when you would smell it. Q. And how could you could you	3 4 5 6 7 8 9 10 11 12	Q. In the last few months? A. Yeah, correct. Q. And prior to the last few months? A. Well, over the last 30 or 40 years, I mean, you'd go down that road, and you got a wind out of the south or southwest, you roll your windows up. It's pretty rank. And, you know, dust coming across the road. Q. And are you aware of the City's plan as to expand the landfill? A. I have heard that they are
4 5 6 7 8 9 10 11 12 13	directly out of the north, and it blew it across the area in question, yes, I smelled it. It was pretty rough. Q. So when the wind was coming from the landfill direction A. Oh, yes. Q that's when you would smell it? A. That's when you would smell it. Q. And how could you could you describe the odor? A. It smelled like decaying organic	3 4 5 6 7 8 9 10 11 12 13	Q. In the last few months? A. Yeah, correct. Q. And prior to the last few months? A. Well, over the last 30 or 40 years, I mean, you'd go down that road, and you got a wind out of the south or southwest, you roll your windows up. It's pretty rank. And, you know, dust coming across the road. Q. And are you aware of the City's plan as to expand the landfill? A. I have heard that they are expanding would like to expand to the south
4 5 6 7 8 9 10 11 12 13 14	directly out of the north, and it blew it across the area in question, yes, I smelled it. It was pretty rough. Q. So when the wind was coming from the landfill direction A. Oh, yes. Q that's when you would smell it? A. That's when you would smell it. Q. And how could you could you describe the odor? A. It smelled like decaying organic matter. Not necessarily rotting flesh, but just	3 4 5 6 7 8 9 10 11 12 13 14 15	Q. In the last few months? A. Yeah, correct. Q. And prior to the last few months? A. Well, over the last 30 or 40 years, I mean, you'd go down that road, and you got a wind out of the south or southwest, you roll your windows up. It's pretty rank. And, you know, dust coming across the road. Q. And are you aware of the City's plan as to expand the landfill? A. I have heard that they are expanding would like to expand to the south of the present facility.
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		l .	5
	Page 185		Page 187
1	A. This is the existing this is	1	THE WITNESS: I have to get on it
2	Webb Road. I believe that's where Mr. Lewis	2	to know these things. I've read them
3	lives, I believe. Or maybe it's here. Yeah,	3	for years, but I get I have to look
4	that's where Mr. Lewis lives, I think.	4	at it and get my bearings.
5	MR. WHITE: Could you for the	5	BY MR. LUDDER:
6	record, could you mark that, please?	6	Q. All right. So you've identified
7	THE WITNESS: Mark where Mr let	7	the existing landfill as the pink area?
8	me get my act together here. That's	8	A. Yes.
9	where he lives, right there.	9	Q. Okay. And you have identified the
	MR. WHITE: Would you initial that,	_	proposed expanded landfill as the teal-colored
10	•	10 11	area?
11	please, sir?		
12	THE WITNESS: I have to get	12	A. That is my understanding. I have
13	oriented.	13	not been on this property, but that is my
14	BY MR. LUDDER:	14	understanding, that it's south of the landfill.
15	Q. All right. You have some question	15	HEARING OFFICER: I think he said
16	about your choice? A location?	16	green.
17	A. Well, he's one of these two right	17	MR. LUDDER: I'm just trying to be
18	here. There's the curve. That's the trailer,	18	consistent.
19	that's the barn at the bottom of the hill,	19	THE WITNESS: I think that's more
20	that's a barn. No, I believe that's his house,	20	teal. I can't find a place on a map,
21	not this one.	21	but I am not color-blind.
22	Q. So the one that you initialed is	22	HEARING OFFICER: I agree with you.
23	not	23	I think that's green, and from now on,
	Dama 400	1	
	Page 186		Page 188
1		1	-
1	A. That would not be right, no.	1	we're going to call it green.
2	A. That would not be right, no.Q. It's not Bobby Lewis's house?	2	we're going to call it green. THE WITNESS: Fair. You need me to
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2 3 4 5 6	 A. That would not be right, no. Q. It's not Bobby Lewis's house? A. No, that wouldn't be Bobby Lewis's house. Q. Did you identify the one with the 	2 3 4 5 6	we're going to call it green. THE WITNESS: Fair. You need me to initial that? MR. LUDDER: You're pointing you're pointing to THE WITNESS: I'm pointing at this
2 3 4 5 6 7	A. That would not be right, no. Q. It's not Bobby Lewis's house? A. No, that wouldn't be Bobby Lewis's house. Q. Did you identify the one with the A. I believe that would be more	2 3 4 5 6 7	we're going to call it green. THE WITNESS: Fair. You need me to initial that? MR. LUDDER: You're pointing you're pointing to THE WITNESS: I'm pointing at this area right here, directly south of the
2 3 4 5 6 7 8	A. That would not be right, no. Q. It's not Bobby Lewis's house? A. No, that wouldn't be Bobby Lewis's house. Q. Did you identify the one with the A. I believe that would be more appropriate. I mean, these houses are what, 150	2 3 4 5 6 7 8	we're going to call it green. THE WITNESS: Fair. You need me to initial that? MR. LUDDER: You're pointing you're pointing or THE WITNESS: I'm pointing at this area right here, directly south of the east side of the existing landfill.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. That would not be right, no. Q. It's not Bobby Lewis's house? A. No, that wouldn't be Bobby Lewis's house. Q. Did you identify the one with the A. I believe that would be more appropriate. I mean, these houses are what, 150 yards apart? That's his house right there. MR. LUDDER: Okay. Let the Witness let the record show that he's pointing to the location where Bobby Lewis identified his house to be. MR. WHITE: David, could you have him correct that then, if he's changing it? THE WITNESS: Yeah, just mark through my initial? MR. WHITE: And then initial what you want to initial.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	we're going to call it green. THE WITNESS: Fair. You need me to initial that? MR. LUDDER: You're pointing to THE WITNESS: I'm pointing at this area right here, directly south of the east side of the existing landfill. MR. LUDDER: There you go. Got you. Right, right. HEARING OFFICER: Mr. Whatley, everybody in this room knows where that landfill is except me. And you pointed to the green area, and from now on, guys, it's green. BY MR. LUDDER: Q. Now, is your house visible on this map? A. No, it is not. Q. In which direction is it? A. It would be back in this

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	Page 189		Page 191
1	Q. And "east of this," you're	1	family has and has had for quite a number of
2	referring to the existing landfill?	2	years.
3	A. The existing landfill and the	3	MR. LUDDER: All right. No further
4	proposed area. It's it's somewhere in this	4	questions.
5	vicinity, about a mile and a half through the	5	HEARING OFFICER: Cross?
6	woods from Mr. Lewis's house.	6	CROSS-EXAMINATION
7	Q. Okay. Are you aware of anything	7	BY MR. CARTER:
8	on this map that appears to be incorrect?	8	Q. Mr. Whatley, I'm Todd Carter, with
9	A. Yes, I am.	9	the Department.
10	Q. And what is that?	10	A. How do you do, sir?
11	A. This property line right here. My	11	Q. Good. You doing okay?
12	sister and I own property from the	12	A. Doing well, sir. I don't know
13	Georgia Alabama Power line, which continues	13	where I am.
14	across crosses in this road and headed on	14	Q. All right. Good to hear. Hey, I
15	toward Dothan. That's this area right here.	15	just had a couple questions for you. Now, I
16	This is a right of way. We own property that	16	think you've already so where you reside is
17	goes from here it corners let's see, that	17	off the map?
18	would be the northwest corner of the property	18	A. Correct.
19	and continues along the run of the creek all the	19	Q. Okay. Now, and I think you had
20	way to Highway 52. Therefore, this line cannot	20	mentioned and you and Bobby Lewis and
21	be correct.	21	yourself, y'all grew up together, or you've
22	Q. So if this line, the white line	22	known each other for a long time?
23	you're referring to, on the east side of the	23	A. I wouldn't say we grew up
	D 400		D 400
	Page 190		Page 192
1	drawing	1	together, but we've known each other for a
2	A. If this, in fact, is the run of	2	better part of our lives.
3	the creek, which it appears to be	3	Q. Okay. And I think when you say
4	Q. Let me ask you a question. If the	4	that's where he lives over on Webb Road
5	white line to the east on the east side of	5	A. Yeah, uh-huh.
6	the drawing is the landfill facility boundary,	6	Q you described what I wrote
7	what you're saying is that line is incorrectly	7	down: Buzzards, odors, noise, dust. Now,
8	placed?	8	when when are you saying you saw those things
9	A. Yes, it is.	9	at Bobby Lewis's house? When exactly?
10	Q. Because where is your property	10	A. It's been over the last 20 or 30
11	line?	11	years.
12	A. The deeds specify the creek as the	12	Q. Okay.
13	western boundary.	13	A. I mean he's been in that
14	Q. And that creek is inside	14	area we'd stop
15	A. It's inside what they have drawn	15	THE WITNESS: I almost bought a
16	in these white lines.	16	truck from you here, what, about 25
17	Q. Okay.	17	years ago?
18	A. It is to the west of that white	18	A. I'd go by his house, and I used
19	line.	19	to farm.
20	Q. Okay. So it's your opinion that	20	Q. Okay.
21	the City does not own the property that all	21	A. And I'd see the buzzards and see
22	the property that's within the white line?	22	other things.
22 23	the property that's within the white line? A. Not according to deeds that my	22 23	other things. Q. Okay. Since it's been that long,

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1	where exactly when you say there was dust,	1	HEARING OFFICER: Mr. White?
2	was it coming from which area was the dust	2	MR. WHITE: No questions.
3	coming from? Because this is the old closed	3	HEARING OFFICER: Thank you, sir.
4	landfill, and this is the existing. Can you	4	MR. LUDDER: Follow-up, Your Honor?
5	recall?	5	HEARING OFFICER: Yes, sure.
6	A. Well, it would depend on which way	6	REDIRECT EXAMINATION
7	the wind was blowing. If the wind was blowing	7	BY MR. LUDDER:
8	out of the southeast, you'd see dust over here.	8	Q. Do you normally experience as many
9	If it was blowing out of the southwest, it was	9	buzzards at your house as you have seen at Bobby
10	blowing right towards his house. I assume this	10	Lewis's house?
11	is oriented to the north.	11	A. No, not really. I mean, in the
12	Q. It is. And but you're saying	12	past I can give you an example here within
13	the dust, when you were at Bobby Lewis's house,	13	the past ten days, there was a raccoon that was
14	was coming from which area?	14	run over in the yard in front of me, and somehow
15	A. I don't believe it was coming from	15	the buzzards managed to get it in my front yard,
16	here. It was coming from here (indicating).	16	and there were probably a dozen around that
17	Now, I can't	17	thing, which is kind of odd for a wildlife
18	Q. Okay. Now, you say you live how	18	that you kill in a road.
19	many miles	19	Q. When you saw buzzards at Bobby
20	A. About a mile and a half directly	20	Lewis's house, was it because they found
21	to the southeast, yes.	21	something to feed on there?
22	Q. Okay. Now, do you have buzzards	22	MR. WHITE: Objection. Leading.
23	at your house?	23	HEARING OFFICER: Overruled.
	Page 194		Page 196
1	A. Excuse me. Yes.	1	A. I don't know. I don't know if
2	Q. Okay. Coyotes at all?	2	Bobby ever had livestock that would have died.
3	A. Oh, yeah, we got coyotes. Now, I	3	They didn't seem to be on the ground.
4	don't farm anymore. There's a neighbor that	4	Q. I'm sorry. Say that again?
5	used to live back over here somewhere,	5	A. They weren't on the ground eating
6	Mr. McArdle. He he farms our land now. He	6	something.
7	has cows over there. I know when I was growing	7	Q. Okay. They were in the trees?
8	up in high school and I went to high school	8	A. In the trees. Flying overhead,
9	in the '60s we'd have every now and then	9	but in the trees.
10	you'd have a cow that died, and you didn't find	10	MR. LUDDER: Okay, okay. No
11	it. And there'd be four or five buzzards around	11	further questions.
12	it when you'd find it. But now, you get a big	12	HEARING OFFICER: Mr. Carter?
13	cow I think there's a lot more buzzards	13	MR. CARTER: Nothing further, Your
14	in in this area than there was 30 or 40 years	14	Honor.
15	ago.	15	MR. WHITE: No, sir.
16	Q. Okay. And then but you said	16	HEARING OFFICER: Thank you,
17	also, these other things that you brought up,	17	Mr. Whatley. We appreciate you
18	and the times you have gone to Mr. Lewis's house	18	coming.
19	in the last few months seem to be better?	19	THE WITNESS: Thank you.
20			MD 1 11131317D, Wa don't armant to
	A. I think so, yes. I haven't	20	MR. LUDDER: We don't expect to
21	noticed it.	21	call Mr. Whatley again, so he's free
	-		*

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1	can sit in here and listen if you want	1	Q. And do any of your relatives live
2	to, but you're free to go home anytime	2	near you?
3	you want to.	3	A. My daughter and her husband live
4	THE WITNESS: Yeah, let me see what	4	next door, and next to them live my son and my
5	my ride wants to do with me.	5	daughter-in-law and my granddaughters.
6	HEARING OFFICER: All right. Thank	6	Q. And is your son the Michael Del
7	you.	7	Vecchio that's a Petitioner in this case?
8	MR. LUDDER: Next, where is he's	8	A. Yes, he is.
9	going to go get him.	9	Q. When did you first move to your
10	(A brief recess was taken.)	10	present address?
11	HEARING OFFICER: All right, sir.	11	A. I believe we actually moved into
12	You'll be sworn in by this gentleman	12	our home in '85.
13	to your left, the court reporter.	13	Q. Okay. And how much property do
14	(The Witness was duly sworn.)	14	you have associated with your house?
15	DIRECT EXAMINATION	15	A. 44 acres.
16	BY MR. LUDDER:	16	Q. And what do you do with that 44
17	Q. Please state your name.	17	acres?
18	A. David F. Del Vecchio.	18	A. I raise Angus cows. We have a
19	Q. And could you spell Del Vecchio?	19	couple of horses, and we enjoy the property.
20	A. D-e-l, new word,	20	Q. When you purchased your house,
21	capital V-e-c-c-h-i-o.	21	were you aware that there was an existing
22	Q. Thank you. Mr. Del Vecchio,	22	landfill there?
23	what's your occupation?	23	A. I was. I was told by the agent,
	Page 198		Page 200
	Page 198		Page 200
1	A. I am a minister. I pastor church.	1	Angel Hazel Kistler, who's now deceased, that
1 2	A. I am a minister. I pastor church.Q. And how long have you been a	1 2	Angel Hazel Kistler, who's now deceased, that because of the years that the dump had been
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2 3 4 5 6	 A. I am a minister. I pastor church. Q. And how long have you been a minister? A. Nine years. MR. WHITE: I'm sorry. Could you repeat that? 	2 3 4	Angel Hazel Kistler, who's now deceased, that because of the years that the dump had been there, they were coming to the end of it. I was much younger, and I believe what she told me that we were coming to the end of the use of that dump, and I felt like in the future that
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- 1 the field, because I had a newborn calf, and the
- 2 turkey buzzards would go after the calf's eyes.
- 3 So I went out in the field to defend my calves.
- 4 But a calf is worth a thousand bucks, so that's
- 5 a lot of money, especially when you raise a cow
- 6 to get to that place. And I also explained to
- 7 them, I constantly -- when I woke up, or when I
- 8 went outside, I could hear the banging of the
- 9 trucks. I could hear the backing up and the
- 10 going forward of the excavators, or the
- bulldozers, whatever they were. And it's from
- 6:30 in the morning until dark. I mean, it's
- 13 every day. Not Saturday. On Friday, half a
- 14 day, but it's -- I could hear it all the time.
- Q. Okay. Have you experienced any issues on your property that you think are
- related to the landfill?
- A. There have been times when we were
- 19 forced inside because of smell. We keep our
- 20 windows closed. We have an issue now with -- is
- 21 it permissible for me to elaborate?
- 22 Q. Yes.
- A. We have an issue now, because the

- 1 water -- instead of it flowing as it used to, it
- 2 now pools. It pools, and it sets there. And, I
- 3 mean, you can't even get down near the creek
- 4 anymore. When I'm mowing -- and I can't mow to
- 5 it anymore, because I can't get to it, because
- 6 the ground is so soggy. In fact, my wife has
- 7 pulled me out of the mud on more than one
- 8 occasion with my truck, because I get stuck with
- 9 my lawnmower.
- Q. Okay. Let's look at the map
- 11 that's in front of you. This is Petitioner's
- **12** Exhibit 5. And can you identify where your
- house would be, whether it's on the map or not?
- A. I don't see my house on the map.
- 15 My house would be here.
- Q. All right. You're pointing --
- A. Somewhere to my knee.
 - Q. Yeah, you're pointing to the left
- 19 lower -- or beyond the left lower corner of the
- 20 map, correct?

18

21

2

3

5

- A. Yes, sir.
- Q. And your -- you said your house or
- your property is adjacent to your son's

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- 1 water is backing up where we have mosquitoes.
- 2 Like, we have a two-car garage, and we can't
- 3 keep the garage doors open, because the
- 4 mosquitoes go in there, and as soon as I close
- 5 the garage doors, the mosquitoes come in the
- 6 house. And it didn't used to be that way. That
- 7 happened about a year ago where the mosquitoes
- 8 became such an issue because of the water. The
- 9 person who sold the property, the 184 acres to
- 10 the City, came in there and clearcut the
- 11 property almost. And when they clearcut the
- property almost, they destroyed the tributary,
- 13 Golf Creek. And the water that used to run off
- on the property no longer runs off like it did.
- 15 It will linger for days in the back of my yard.
- And it creates for us a lot of snakes,
- 17 moccasins -- cottonmouth moccasins. Up near my
- 18 garage, I killed a three-footer up near my
- 19 garage two weeks ago and saw another one in the
- 20 stream that goes next to my house within the
- 21 last few weeks. Haven't seen any in a number of
- years, but saw them. A lot of mosquitoes. The
- 23 mosquitoes are terrible, because the

- 1 property?
 - A. It is.
 - Q. And have you been to your son's
- 4 property on occasion?
 - A. Regularly.
- Q. And have you seen the same kinds
- 7 of issues that you attributed from the landfill
- 8 that occurred on your property?
- 9 A. Well, I wondered why he had
- 10 plastic bags in his trees, and the plastic bags
- in the trees come from the wind off the dump.
- 12 And I don't -- I don't see him or my
- 13 granddaughters putting the plastic bags up in
- 14 the trees. That's not their usual thing.
- Q. Have you seen buzzards on his
- 16 property?
- A. Yes. Buzzards -- excuse me.
- 18 We've been forced inside because of smell and
- 19 mosquitoes. Mosquitoes, now. Really, we didn't
- 20 have an issue with mosquitoes, honestly. We
- 21 never had an issue with mosquitoes until the
- 22 last year or so. But we've never had problems
- 23 with mosquitoes. We had mosquitoes, but it was,

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1	like, Oh, there's a mosquito. Not, like, Oh, my	1	anticipation of selling the land to the City,
2	goodness. Big difference.	2	clearcut, almost, that property.
3	Q. Now, are you aware that the	3	Q. Okay.
4	existing landfill may not be taking waste now?	4	A. And they had skidders back through
5	A. I am actually not aware of any of	5	there, and this tributary called Golf Creek no
6	that.	6	longer is a tributary. It's packed up, and it's
7	Q. Okay. You are aware that the	7	gotten built up, and all the water that used to
8	proposed landfill expansion is not taking waste	8	flow no longer flows. It pools and then comes
9	now?	9	back.
10	MR. WHITE: Objection. Leading.	10	Q. Okay. So that happened before the
11	HEARING OFFICER: Overruled. Are	11	property, I guess, was sold to the City?
12	you aware of it or not?	12	A. That is correct.
13	THE WITNESS: I am not aware of it.	13	Q. All right. Now, you mentioned the
14	BY MR. LUDDER:	14	issue with the plastic bags. Is that something
15	Q. Okay.	15	recently? Or is
16	A. I have no knowledge of anything	16	A. I haven't seen any recently.
17	that's going on concerning the landfill at this	17	Q. Okay. So how long ago was that?
18	time.	18	A. If you ask my wife about time,
19	Q. Okay. Have you seen a reduction	19	she'll tell you I don't know how to figure it
20	in odors at your house or your son's house in	20	out or tell time, but it's been a while. It's
21	the last few months?	21	been at least I would say at least a year or
22	A. I haven't smelled anything or	22	more. It's been perhaps two years or more. I
23	heard anything or really had a problem in,	23	haven't seen any in a long time.
	Page 206		Page 208
1		1	
1 2	probably, the last six months. I still see the	1 2	Q. Okay. And now but I think what
2	probably, the last six months. I still see the buzzards. We still see a lot of buzzards, a lot	2	Q. Okay. And now but I think what your testimony is but over the past few
2	probably, the last six months. I still see the buzzards. We still see a lot of buzzards, a lot more buzzards than we should. But other than	2	Q. Okay. And now but I think what your testimony is but over the past few months, I think you said December, since
2 3 4	probably, the last six months. I still see the buzzards. We still see a lot of buzzards, a lot more buzzards than we should. But other than the water and the buzzards, no smell, no sound,	2 3 4	Q. Okay. And now but I think what your testimony is but over the past few months, I think you said December, since December, it's been better?
2 3 4 5	probably, the last six months. I still see the buzzards. We still see a lot of buzzards, a lot more buzzards than we should. But other than the water and the buzzards, no smell, no sound, and no odor, at least since last December.	2 3 4 5	Q. Okay. And now but I think what your testimony is but over the past few months, I think you said December, since December, it's been better? A. Much better.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	probably, the last six months. I still see the buzzards. We still see a lot of buzzards, a lot more buzzards than we should. But other than the water and the buzzards, no smell, no sound, and no odor, at least since last December. MR. LUDDER: Okay. No further questions. HEARING OFFICER: The Department? MR. CARTER: Just a few, Your Honor. CROSS-EXAMINATION BY MR. CARTER: Q. Pastor Del Vecchio, my name's Todd Carter. I represent the Department. Now, just to make sure I'm clear and understand better, the area where you're saying y'all are concerned about the water ponding up A. Yes, sir. Q that that was based on, I guess what you said, a former property owner,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Okay. And now but I think what your testimony is but over the past few months, I think you said December, since December, it's been better? A. Much better. Q. Okay. A. Seen or heard nothing. MR. CARTER: Okay. Nothing further. HEARING OFFICER: Mr. White? MR. WHITE: No questions. HEARING OFFICER: All right. Mr. Ludder, any redirect? MR. LUDDER: Yes. REDIRECT EXAMINATION BY MR. LUDDER: Q. Mr. Del Vecchio, do you know when the title to the property was transferred to the City? A. I do not. Q. Do you know if the land that was

	D 000		D 011
	Page 209		Page 211
1	A. I believe so.	1	Q. In what division or branch?
2	Q. You believe it was before?	2	A. In the Solid Waste.
3	A. Yes, sir.	3	Q. Solid Waste Branch?
4	MR. LUDDER: Okay. No further	4	A. Yes.
5	questions.	5	Q. And is that in the Land Division?
6	HEARING OFFICER: Mr. Carter?	6	A. Land Division, yes.
7	MR. CARTER: Nothing further, Your	7	Q. How long have you been a permit
8	Honor.	8	engineer?
9	MR. WHITE: No, sir.	9	A. Seven and a half years.
10	HEARING OFFICER: Thank you,	10	Q. How many permits have you or
11	Mr. Del Vecchio. May he be excused?	11	how many landfill permits have you reviewed?
12	MR. LUDDER: Yes, sir.	12	A. In the seven and a half years?
13	HEARING OFFICER: And excused from	13	Q. Yeah.
14	the rule? That means you can sit in	14	A. There's no way of knowing that. A
15	here if you want to, or you can go	15	lot. I mean
16	home if you want to.	16	Q. How many do you know how
	THE WITNESS: I'll sit here until		many do you know how many municipal waste
17	4:00.	17 18	landfills there are in Alabama?
18	HEARING OFFICER: Okay. Thank you.		A. Not off the top of my head. I
19	· · · · · · · · · · · · · · · · · · ·	19	have I have four, I believe.
20	MR. LUDDER: All right. Your	20	
21	Honor, we're going into ADEM witnesses	21	Q. You're responsible for four?
22	now. Jared Kelly, please.	22	A. But normally I have the five
23	MR. SASSER: Your Honor, may I take	23	other five of those.
	Page 210		
			Page 212
			Page 212
1	a couple of minutes while we're	1	Q. All right. Have you reviewed
1 2	a couple of minutes while we're waiting on witnesses?	1 2	Q. All right. Have you reviewed permit renewals on those four or five?
	a couple of minutes while we're		Q. All right. Have you reviewed
2	a couple of minutes while we're waiting on witnesses?	2	Q. All right. Have you reviewed permit renewals on those four or five? A. Sure. Q. During the last seven years?
2	a couple of minutes while we're waiting on witnesses? HEARING OFFICER: Let's take about	2	Q. All right. Have you reviewed permit renewals on those four or five? A. Sure.
2 3 4	a couple of minutes while we're waiting on witnesses? HEARING OFFICER: Let's take about ten minutes. (A brief recess was taken.) (The Witness was duly sworn.)	2 3 4	 Q. All right. Have you reviewed permit renewals on those four or five? A. Sure. Q. During the last seven years? A. Yeah. Q. Okay. And was the permit
2 3 4 5	a couple of minutes while we're waiting on witnesses? HEARING OFFICER: Let's take about ten minutes. (A brief recess was taken.)	2 3 4	Q. All right. Have you reviewed permit renewals on those four or five?A. Sure.Q. During the last seven years?A. Yeah.
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	bama Department of Environmental Management		May 31, 2010
	Page 213		Page 215
1	landfill.	1	MR. WHITE: I'm sorry. Would you
2	(The Witness examined the	2	say that again?
3	document.)	3	A. I know for a fact that it was
4	A. It looks to be. I don't	4	submitted at the same time.
5	know is the slope stability analysis in with	5	MR. WHITE: Right.
6	this as well? I haven't seen it yet.	6	Q. And Joint Exhibit Number 3, Part
7	Q. It may not be. It may be in a	7	III, do you recognize that document?
8	later exhibit. I just wanted to know if that	8	A. Yes.
9	A. Yeah.	9	Q. And is that a scaled-down version
10	Q is that part part of the	10	of the original drawings for the landfill?
11	application?	11	A. Correct.
12	A. Part of it, yes. I got I	12	Q. Is that the are these
13	will it is part of it.	13	the the drawings that are the same as Exhibit
14	Q. Okay. Can you tell me when that	14	J-3, Part III?
15	part, Joint Exhibit Number 3, Part I, was	15	MR. WHITE: Let the record reflect
16	submitted to the Department?	16	he's referring to Petitioner 5.
17	A. 2015 is all I can I could tell	17	MR. LUDDER: Yes.
18	you. I would assume.	18	HEARING OFFICER: Thank you.
19	Q. I'm sorry?	19	A. It does look it is.
20	A. 2015.	20	Q. Yes? And when was when were
21	Q. Is there a date on it?	21	those drawings?
22	A. Oh, I mean, I oh, you want me	22	A. They were all submitted together
23	to read the date? Yeah, January 15 January	23	jointly with the application.
	Page 214		Page 216
1	Page 214 15 is when we received it.	1	
1 2	15 is when we received it.	1 2	Q. Okay. So J-3, Part I; J-3, Part
	15 is when we received it. Q. Okay. January 15 of 2015?		
2	15 is when we received it. Q. Okay. January 15 of 2015? A. Of '15, correct.	2	Q. Okay. So J-3, Part I; J-3, Part II; and J-3, Part III, were submitted together? A. Correct.
2	15 is when we received it. Q. Okay. January 15 of 2015?	2	Q. Okay. So J-3, Part I; J-3, Part II; and J-3, Part III, were submitted together?
2 3 4	15 is when we received it. Q. Okay. January 15 of 2015? A. Of '15, correct. Q. Okay. Let me ask you now to look at Joint Exhibit Number 3, Part II, which is	2 3 4	Q. Okay. So J-3, Part I; J-3, Part II; and J-3, Part III, were submitted together? A. Correct. Q. Now, let me show you what's marked
2 3 4 5	15 is when we received it. Q. Okay. January 15 of 2015? A. Of '15, correct. Q. Okay. Let me ask you now to look	2 3 4 5	Q. Okay. So J-3, Part I; J-3, Part II; and J-3, Part III, were submitted together? A. Correct. Q. Now, let me show you what's marked as Exhibit J-3, Part IV, and ask you if you can identify what that is.
2 3 4 5 6	15 is when we received it. Q. Okay. January 15 of 2015? A. Of '15, correct. Q. Okay. Let me ask you now to look at Joint Exhibit Number 3, Part II, which is probably in the next volume. Part II, and have	2 3 4 5 6	Q. Okay. So J-3, Part I; J-3, Part II; and J-3, Part III, were submitted together? A. Correct. Q. Now, let me show you what's marked as Exhibit J-3, Part IV, and ask you if you can
2 3 4 5 6 7	15 is when we received it. Q. Okay. January 15 of 2015? A. Of '15, correct. Q. Okay. Let me ask you now to look at Joint Exhibit Number 3, Part II, which is probably in the next volume. Part II, and have you seen that one, that document before?	2 3 4 5 6 7	Q. Okay. So J-3, Part I; J-3, Part II; and J-3, Part III, were submitted together? A. Correct. Q. Now, let me show you what's marked as Exhibit J-3, Part IV, and ask you if you can identify what that is. A. This is the actual application, I
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	15 is when we received it. Q. Okay. January 15 of 2015? A. Of '15, correct. Q. Okay. Let me ask you now to look at Joint Exhibit Number 3, Part II, which is probably in the next volume. Part II, and have you seen that one, that document before? A. Correct. Q. What is that? A. That is the Static Stability Analysis. Q. And do you know when that was submitted to the Department? A. It was submitted the same time as the application was submitted. Q. Is there any stamp on that	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. Okay. So J-3, Part I; J-3, Part II; and J-3, Part III, were submitted together? A. Correct. Q. Now, let me show you what's marked as Exhibit J-3, Part IV, and ask you if you can identify what that is. A. This is the actual application, I believe. Q. The application form? A. The actual yes. I'm sorry. The application form that we have. Q. And that's how many pages? A. It's three total pages. Q. Okay. And when was that received? A. January 26th, 2015. Q. Is that the same date as the rest
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	15 is when we received it. Q. Okay. January 15 of 2015? A. Of '15, correct. Q. Okay. Let me ask you now to look at Joint Exhibit Number 3, Part II, which is probably in the next volume. Part II, and have you seen that one, that document before? A. Correct. Q. What is that? A. That is the Static Stability Analysis. Q. And do you know when that was submitted to the Department? A. It was submitted the same time as the application was submitted. Q. Is there any stamp on that document from the Department?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. Okay. So J-3, Part I; J-3, Part II; and J-3, Part III, were submitted together? A. Correct. Q. Now, let me show you what's marked as Exhibit J-3, Part IV, and ask you if you can identify what that is. A. This is the actual application, I believe. Q. The application form? A. The actual yes. I'm sorry. The application form that we have. Q. And that's how many pages? A. It's three total pages. Q. Okay. And when was that received? A. January 26th, 2015. Q. Is that the same date as the rest of the application? A. No. Q. So that was submitted before the
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	Page 217		Page 219
1	was that part of the application?	1	Q. Okay, okay. When you drafted the
2	A. No.	2	notice for the for this permit modification,
3	Q. Oh, it's not? When was that	3	did you include any hyperlinks to documents?
4	submitted?	4	A. No.
5	A. Well, this is our fee sheet	5	Q. You didn't?
6	stating that we received a fee from the City of	6	A. No. Not me personally.
7	Dothan.	7	Q. I'm sorry?
8	Q. Okay. So that's not part of the	8	A. Not me personally. I just
9	application?	9	construct the document.
10	A. No.	10	Q. All right. Would you instruct the
11	Q. Okay. Exhibit J-3, Part VI, was	11	person at Permits and Services to include a
12	that part of the application?	12	hyperlink to documents?
13	A. No.	13	A. No.
14	MR. WHITE: If you would	14	Q. Would you provide them with
15	MR. SASSER: Is that the e-mails?	15	documents to hyperlink?
	MR. LUDDER: Uh-huh.	16	A. Yes.
16 17	BY LUDDER:	17	Q. All right. Did you provide
18	Q. Does the Solid Waste Branch	18	ADEM or excuse me.
	customarily prepare notices to the public of		Did you provide the person at Permits and
19	permit applications and proposed permits?	19	Services what's been shown as Exhibit J-3, Parts
20		20	
21	A. It depends on what they're	21	I through III? A. Which was?
22	applying for.	22	
23	Q. Okay. In this case, there was a	23	Q. Excuse me yeah, Parts I through
	Page 218		D 000
	1 agc 210		Page 220
1		1	
1	proposed permit modification application?	1	III.
2	proposed permit modification application? A. Uh-huh (affirmative response).	2	III. A. I through III? Yes, I should have
2	proposed permit modification application? A. Uh-huh (affirmative response). Q. Would you have prepared a public	2	III. A. I through III? Yes, I should have given those documentations.
2 3 4	proposed permit modification application? A. Uh-huh (affirmative response). Q. Would you have prepared a public notice for that?	2 3 4	III. A. I through III? Yes, I should have given those documentations. Q. That was your intention to provide
2 3 4 5	proposed permit modification application? A. Uh-huh (affirmative response). Q. Would you have prepared a public notice for that? A. Yes.	2 3 4 5	III. A. I through III? Yes, I should have given those documentations. Q. That was your intention to provide that?
2 3 4 5 6	proposed permit modification application? A. Uh-huh (affirmative response). Q. Would you have prepared a public notice for that? A. Yes. Q. And in that, would you also post a	2 3 4 5 6	III. A. I through III? Yes, I should have given those documentations. Q. That was your intention to provide that? A. Yes.
2 3 4 5 6 7	proposed permit modification application? A. Uh-huh (affirmative response). Q. Would you have prepared a public notice for that? A. Yes. Q. And in that, would you also post a public notice on the internet?	2 3 4 5 6 7	III. A. I through III? Yes, I should have given those documentations. Q. That was your intention to provide that? A. Yes. Q. Did you intend that the public
2 3 4 5 6 7 8	proposed permit modification application? A. Uh-huh (affirmative response). Q. Would you have prepared a public notice for that? A. Yes. Q. And in that, would you also post a public notice on the internet? A. Yes.	2 3 4 5 6 7 8	III. A. I through III? Yes, I should have given those documentations. Q. That was your intention to provide that? A. Yes. Q. Did you intend that the public rely on that information to review this proposed
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	proposed permit modification application? A. Uh-huh (affirmative response). Q. Would you have prepared a public notice for that? A. Yes. Q. And in that, would you also post a public notice on the internet? A. Yes. Q. Would you have been the one to prepare the notice? A. No, I would not. Q. Who would have been? A. Someone in our Permits and Services group would actually post that to our website. Q. Someone where? A. In Permits and Services. Q. Permits and Services? A. Yes. Q. Okay. So you would not draft the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	III. A. I through III? Yes, I should have given those documentations. Q. That was your intention to provide that? A. Yes. Q. Did you intend that the public rely on that information to review this proposed activity proposed permit? A. Ask that again. Q. Did you when you provided that information and instructed that they provide it to the public via the internet A. Uh-huh. Q did you intend that the public use that information to review the proposal? A. Sure, if they'd have wanted to. Q. Okay. I assume that you're familiar with the proposed landfill expansion location?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	proposed permit modification application? A. Uh-huh (affirmative response). Q. Would you have prepared a public notice for that? A. Yes. Q. And in that, would you also post a public notice on the internet? A. Yes. Q. Would you have been the one to prepare the notice? A. No, I would not. Q. Who would have been? A. Someone in our Permits and Services group would actually post that to our website. Q. Someone where? A. In Permits and Services. Q. Permits and Services? A. Yes. Q. Okay. So you would not draft the language for the notice?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	III. A. I through III? Yes, I should have given those documentations. Q. That was your intention to provide that? A. Yes. Q. Did you intend that the public rely on that information to review this proposed activity proposed permit? A. Ask that again. Q. Did you when you provided that information and instructed that they provide it to the public via the internet A. Uh-huh. Q did you intend that the public use that information to review the proposal? A. Sure, if they'd have wanted to. Q. Okay. I assume that you're familiar with the proposed landfill expansion location? A. Uh-huh (affirmative response).
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	proposed permit modification application? A. Uh-huh (affirmative response). Q. Would you have prepared a public notice for that? A. Yes. Q. And in that, would you also post a public notice on the internet? A. Yes. Q. Would you have been the one to prepare the notice? A. No, I would not. Q. Who would have been? A. Someone in our Permits and Services group would actually post that to our website. Q. Someone where? A. In Permits and Services. Q. Permits and Services? A. Yes. Q. Okay. So you would not draft the language for the notice? A. Sure, I would, but I would e-mail	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	III. A. I through III? Yes, I should have given those documentations. Q. That was your intention to provide that? A. Yes. Q. Did you intend that the public rely on that information to review this proposed activity proposed permit? A. Ask that again. Q. Did you when you provided that information and instructed that they provide it to the public via the internet A. Uh-huh. Q did you intend that the public use that information to review the proposal? A. Sure, if they'd have wanted to. Q. Okay. I assume that you're familiar with the proposed landfill expansion location? A. Uh-huh (affirmative response). Q. And let my refer you to the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	proposed permit modification application? A. Uh-huh (affirmative response). Q. Would you have prepared a public notice for that? A. Yes. Q. And in that, would you also post a public notice on the internet? A. Yes. Q. Would you have been the one to prepare the notice? A. No, I would not. Q. Who would have been? A. Someone in our Permits and Services group would actually post that to our website. Q. Someone where? A. In Permits and Services. Q. Permits and Services? A. Yes. Q. Okay. So you would not draft the language for the notice?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	III. A. I through III? Yes, I should have given those documentations. Q. That was your intention to provide that? A. Yes. Q. Did you intend that the public rely on that information to review this proposed activity proposed permit? A. Ask that again. Q. Did you when you provided that information and instructed that they provide it to the public via the internet A. Uh-huh. Q did you intend that the public use that information to review the proposal? A. Sure, if they'd have wanted to. Q. Okay. I assume that you're familiar with the proposed landfill expansion location? A. Uh-huh (affirmative response).

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	Page 221		Page 223
1	that the green area shown on this on this	1	A. The app I mean, the permit?
2	map?	2	The actual permit that I wrote, or the
3	A. Sure.	3	application? Or
4	Q. It is? And do you know how	4	Q. Yes. Well, I'm just trying to get
5	many	5	an answer to how many acres the construction and
6	A. Well, hold on. Of the MSW	6	demolition wherever you find it is up to you.
7	section, yes.	7	A. Sure. 13.6.
8	Q. The MSW section? Okay. And is	8	Q. 13.6 acres?
9	there another section?	9	A. Acres, yes.
10	A. Yes. The C&D section.	10	Q. And you're referring to what
11	Q. C&D section? Okay. And that	11	document?
12	stands for what?	12	A. This, at the moment, is the Final
13	A. Construction and Demolition.	13	Determination.
14	Q. Construction and Demolition? And	14	Q. Which is Exhibit P-1 [verbatim]?
15	what color is that?	15	A. Exhibit Number 1.
	A. I would say that's a close to		Q. I'm sorry, J-1.
16	yellow, maybe. Orange.	16 17	A. This is J, yeah.
17	Q. Okay. Do you know how many acres		Q. Right.
18	the proposed MSW landfill is?	18	A. Yes.
19	A. Not off the top of my head, no.	19	
20	Q. Can you look it up in J-3?	20	Q. Okay. Now, the permit authorizes
21	A. Sure. Well, is it listed on here	21	a certain volume of waste that can be disposed of on a I think, a daily average basis; isn't
22		22	• • •
23	anywhere?	23	that right?
	Page 222		Page 224
1	Q. You might find it in the details,	1	A. Yes.
2	if you look.	2	Q. And what
3	A. 8.37152, so that's	3	A. Well, as a maximum.
4	HEARING OFFICER: A little louder,	4	Q. Okay. What is that maximum?
5	please, sir.	5	A. 400 tons a day.
6	A. Well, I'll just state that Cell 6	6	Q. 400 tons day? If they dispose of
7	is 8.3 acres, Cell 7 is 7.1 acres, and Cell 8	7	400 tons a day, how long do you anticipate the
8	5.2 acres.	8	new landfill expansion to last?
9	Q. The sum of those would be the	9	A. That's not a that's we don't
10			
	total landfill area?		really get into that That's more of their own
111	total landfill area?	10	really get into that. That's more of their own
11	A. Yeah, 20.6 acres.	11	engineers who determine that.
12	A. Yeah, 20.6 acres.Q. 20 what?	11 12	engineers who determine that. Q. Okay. All right. If you would,
12 13	A. Yeah, 20.6 acres.Q. 20 what?A6.	11 12 13	engineers who determine that. Q. Okay. All right. If you would, let's look at Exhibit J-3, Part I, which
12 13 14	A. Yeah, 20.6 acres.Q. 20 what?A6.Q. 20.6 acres? And do you know	11 12 13 14	engineers who determine that. Q. Okay. All right. If you would, let's look at Exhibit J-3, Part I, which is the first part of it is identified as the
12 13 14 15	A. Yeah, 20.6 acres.Q. 20 what?A6.Q. 20.6 acres? And do you knowA. That's just the MS MSW	11 12 13 14 15	engineers who determine that. Q. Okay. All right. If you would, let's look at Exhibit J-3, Part I, which is the first part of it is identified as the Operations Manual, correct?
12 13 14 15 16	A. Yeah, 20.6 acres. Q. 20 what? A6. Q. 20.6 acres? And do you know A. That's just the MS MSW expansion.	11 12 13 14 15	engineers who determine that. Q. Okay. All right. If you would, let's look at Exhibit J-3, Part I, which is the first part of it is identified as the Operations Manual, correct? A. Correct.
12 13 14 15 16 17	A. Yeah, 20.6 acres. Q. 20 what? A6. Q. 20.6 acres? And do you know A. That's just the MS MSW expansion. Q. Right, all right. Since you	11 12 13 14 15 16 17	engineers who determine that. Q. Okay. All right. If you would, let's look at Exhibit J-3, Part I, which is the first part of it is identified as the Operations Manual, correct? A. Correct. Q. Can you find Appendix 2.1?
12 13 14 15 16 17	A. Yeah, 20.6 acres. Q. 20 what? A6. Q. 20.6 acres? And do you know A. That's just the MS MSW expansion. Q. Right, all right. Since you brought it up, do you know how many acres is in	11 12 13 14 15 16 17	engineers who determine that. Q. Okay. All right. If you would, let's look at Exhibit J-3, Part I, which is the first part of it is identified as the Operations Manual, correct? A. Correct. Q. Can you find Appendix 2.1? MR. LUDDER: Can we go off the
12 13 14 15 16 17 18	A. Yeah, 20.6 acres. Q. 20 what? A6. Q. 20.6 acres? And do you know A. That's just the MS MSW expansion. Q. Right, all right. Since you brought it up, do you know how many acres is in the construction and demolition landfill?	11 12 13 14 15 16 17 18	engineers who determine that. Q. Okay. All right. If you would, let's look at Exhibit J-3, Part I, which is the first part of it is identified as the Operations Manual, correct? A. Correct. Q. Can you find Appendix 2.1? MR. LUDDER: Can we go off the record for a second?
12 13 14 15 16 17 18 19 20	A. Yeah, 20.6 acres. Q. 20 what? A6. Q. 20.6 acres? And do you know A. That's just the MS MSW expansion. Q. Right, all right. Since you brought it up, do you know how many acres is in the construction and demolition landfill? A. Let's see. Do we have would	11 12 13 14 15 16 17 18 19 20	engineers who determine that. Q. Okay. All right. If you would, let's look at Exhibit J-3, Part I, which is the first part of it is identified as the Operations Manual, correct? A. Correct. Q. Can you find Appendix 2.1? MR. LUDDER: Can we go off the record for a second? (A discussion was held off the
12 13 14 15 16 17 18 19 20 21	A. Yeah, 20.6 acres. Q. 20 what? A6. Q. 20.6 acres? And do you know A. That's just the MS MSW expansion. Q. Right, all right. Since you brought it up, do you know how many acres is in the construction and demolition landfill? A. Let's see. Do we have would the actual permit be here?	11 12 13 14 15 16 17 18 19 20 21	engineers who determine that. Q. Okay. All right. If you would, let's look at Exhibit J-3, Part I, which is the first part of it is identified as the Operations Manual, correct? A. Correct. Q. Can you find Appendix 2.1? MR. LUDDER: Can we go off the record for a second? (A discussion was held off the record.)
12 13 14 15 16 17 18 19 20	A. Yeah, 20.6 acres. Q. 20 what? A6. Q. 20.6 acres? And do you know A. That's just the MS MSW expansion. Q. Right, all right. Since you brought it up, do you know how many acres is in the construction and demolition landfill? A. Let's see. Do we have would	11 12 13 14 15 16 17 18 19 20	engineers who determine that. Q. Okay. All right. If you would, let's look at Exhibit J-3, Part I, which is the first part of it is identified as the Operations Manual, correct? A. Correct. Q. Can you find Appendix 2.1? MR. LUDDER: Can we go off the record for a second? (A discussion was held off the

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	Page 225		Page 227
1	within Appendix 2.1, Appendix F?	1	this correspondence?
2	MR. WHITE: Is this my copy?	2	A. It says it's the Department of the
3	MR. LUDDER: Yeah.	3	Army Preliminary Jurisdictional Number, and it
4	MR. WHITE: Okay.	4	said basically, Based on our review of the
5	BY MR. LUDDER:	5	information provided by TTL, including wetland
6	Q. All right. You're on Appendix F?	6	data forms available to our officeas
7	A. Uh-huh (affirmative response).	7	So basically, they're they're
8	Q. And what is Appendix F?	8	determining if the wetland was available or not,
9	A. It is the Expanded Preliminary	9	or yeah.
10	Jurisdictional Determination Form, JD form.	10	Q. Okay. So did the City approach
11	Q. I'm sorry. Can you say that	11	the Corps seeking a wetlands determination? Is
12	again?	12	that what that's about?
13	A. The Expanded Preliminary	13	A. I really don't know how I would
14	Jurisdictional Determination Form, also known as	14	assume their engineers did. That's all outside
15	the JD form.	15	of ADEM.
16	Q. And who authored that form? What	16	Q. Okay. Did did you, as an ADEM
17	agency?	17	employee and the reviewer of this application,
18	A. It was the City of Dothan, care of	18	have some concern about the existence of
19	Sarah Sightler, CDG Engineering [verbatim] &	19	wetlands or streams on the property where the
20	Associates.	20	landfill expansion is?
21	Q. Okay. All right. Let me ask you:	21	A. Did I have concerns?
22	Who signed the form?	22	Q. Yes. Was it part of was that
23	A. This one does not have a	23	an issue to be addressed?
	Page 226		Page 228
1		1	
1 2	signature.	1 2	A. Issue? Yes. It needed to be
2	signature. Q. All right. How many	2	A. Issue? Yes. It needed to be addressed, yes.
2	signature. Q. All right. How many A. There's another one somewhere, I	2	A. Issue? Yes. It needed to be addressed, yes. Q. Okay. And this Preliminary
2	signature. Q. All right. How many A. There's another one somewhere, I believe.	2	A. Issue? Yes. It needed to be addressed, yes. Q. Okay. And this Preliminary Jurisdictional Determination is signed by James
2 3 4 5	signature. Q. All right. How many A. There's another one somewhere, I believe. Q. Okay. Further on in that	2 3 4 5	A. Issue? Yes. It needed to be addressed, yes. Q. Okay. And this Preliminary Jurisdictional Determination is signed by James S. Cherry, Project Manager with the Corps of
2 3 4	signature. Q. All right. How many A. There's another one somewhere, I believe. Q. Okay. Further on in that document, there is a letter dated September 2nd,	2 3 4	A. Issue? Yes. It needed to be addressed, yes. Q. Okay. And this Preliminary Jurisdictional Determination is signed by James S. Cherry, Project Manager with the Corps of Engineers?
2 3 4 5 6 7	signature. Q. All right. How many A. There's another one somewhere, I believe. Q. Okay. Further on in that document, there is a letter dated September 2nd, 2014. Do you recognize that document?	2 3 4 5 6	A. Issue? Yes. It needed to be addressed, yes. Q. Okay. And this Preliminary Jurisdictional Determination is signed by James S. Cherry, Project Manager with the Corps of Engineers? A. Sure, yes.
2 3 4 5 6 7 8	signature. Q. All right. How many A. There's another one somewhere, I believe. Q. Okay. Further on in that document, there is a letter dated September 2nd, 2014. Do you recognize that document? A. I do.	2 3 4 5 6 7	A. Issue? Yes. It needed to be addressed, yes. Q. Okay. And this Preliminary Jurisdictional Determination is signed by James S. Cherry, Project Manager with the Corps of Engineers? A. Sure, yes. Q. And the finding in this
2 3 4 5 6 7 8 9	signature. Q. All right. How many A. There's another one somewhere, I believe. Q. Okay. Further on in that document, there is a letter dated September 2nd, 2014. Do you recognize that document? A. I do. Q. Was it submitted to the Department	2 3 4 5 6 7 8 9	A. Issue? Yes. It needed to be addressed, yes. Q. Okay. And this Preliminary Jurisdictional Determination is signed by James S. Cherry, Project Manager with the Corps of Engineers? A. Sure, yes. Q. And the finding in this determination was that in a 100-acre parcel,
2 3 4 5 6 7 8 9	signature. Q. All right. How many A. There's another one somewhere, I believe. Q. Okay. Further on in that document, there is a letter dated September 2nd, 2014. Do you recognize that document? A. I do. Q. Was it submitted to the Department as part of the permit application?	2 3 4 5 6 7 8	A. Issue? Yes. It needed to be addressed, yes. Q. Okay. And this Preliminary Jurisdictional Determination is signed by James S. Cherry, Project Manager with the Corps of Engineers? A. Sure, yes. Q. And the finding in this determination was that in a 100-acre parcel, there are wetlands and streams, correct?
2 3 4 5 6 7 8 9	signature. Q. All right. How many A. There's another one somewhere, I believe. Q. Okay. Further on in that document, there is a letter dated September 2nd, 2014. Do you recognize that document? A. I do. Q. Was it submitted to the Department as part of the permit application? A. I believe so, yes.	2 3 4 5 6 7 8 9	A. Issue? Yes. It needed to be addressed, yes. Q. Okay. And this Preliminary Jurisdictional Determination is signed by James S. Cherry, Project Manager with the Corps of Engineers? A. Sure, yes. Q. And the finding in this determination was that in a 100-acre parcel, there are wetlands and streams, correct? A. Yeah, I believe so.
2 3 4 5 6 7 8 9 10	signature. Q. All right. How many A. There's another one somewhere, I believe. Q. Okay. Further on in that document, there is a letter dated September 2nd, 2014. Do you recognize that document? A. I do. Q. Was it submitted to the Department as part of the permit application?	2 3 4 5 6 7 8 9 10	A. Issue? Yes. It needed to be addressed, yes. Q. Okay. And this Preliminary Jurisdictional Determination is signed by James S. Cherry, Project Manager with the Corps of Engineers? A. Sure, yes. Q. And the finding in this determination was that in a 100-acre parcel, there are wetlands and streams, correct? A. Yeah, I believe so. Q. And the parcel where the landfill
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	signature. Q. All right. How many A. There's another one somewhere, I believe. Q. Okay. Further on in that document, there is a letter dated September 2nd, 2014. Do you recognize that document? A. I do. Q. Was it submitted to the Department as part of the permit application? A. I believe so, yes. Q. Okay. And who was that document from? A. Who constructed it? Q. Who is it from? What agency?	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Issue? Yes. It needed to be addressed, yes. Q. Okay. And this Preliminary Jurisdictional Determination is signed by James S. Cherry, Project Manager with the Corps of Engineers? A. Sure, yes. Q. And the finding in this determination was that in a 100-acre parcel, there are wetlands and streams, correct? A. Yeah, I believe so. Q. And the parcel where the landfill expansion landfill expansion is, is not 100 acres, is it? A. I don't believe so, no. Q. It's 20.6 acres, right?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	signature. Q. All right. How many A. There's another one somewhere, I believe. Q. Okay. Further on in that document, there is a letter dated September 2nd, 2014. Do you recognize that document? A. I do. Q. Was it submitted to the Department as part of the permit application? A. I believe so, yes. Q. Okay. And who was that document from? A. Who constructed it? Q. Who is it from? What agency? A. The City of Dothan, care of CDG Engineering [verbatim] & Associates.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Issue? Yes. It needed to be addressed, yes. Q. Okay. And this Preliminary Jurisdictional Determination is signed by James S. Cherry, Project Manager with the Corps of Engineers? A. Sure, yes. Q. And the finding in this determination was that in a 100-acre parcel, there are wetlands and streams, correct? A. Yeah, I believe so. Q. And the parcel where the landfill expansion landfill expansion is, is not 100 acres, is it? A. I don't believe so, no. Q. It's 20.6 acres, right? A. Correct.
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Alai	bama Department of Environmental Management		May 31, 2016
	Page 229		Page 231
1	Q. All right. Let's turn to Exhibit	1	Q. Does that appear to be what it is?
2	J-9. Do you recognize Exhibit J-9?	2	A. I think I believe so, yes.
3	A. Yes.	3	Q. And what is the hatched area that
4	Q. And what is Exhibit J-9?	4	extends from the lower left of that area to the
5	A. It is the Joint Public Notice from	5	middle half of the right side of the of that
	the Department of the Army Corps of Engineers.	6	area?
6	Q. And who is it who are the joint		
7	· · · · · · · · · · · · · · · · · · ·	7	A. The legend shows it is the Impact Area.
8	people that noticed that document?	8	
9	A. The U.S. Army Corps of Engineers	9	Q. Impact area of what? Doesn't say?
10	and the State of Alabama Department of	10	A. Does not say.
11	Environmental Management.	11	Q. Does it say more than just "Impact
12	Q. And was that document provided to	12	Area"?
13	you by somebody?	13	A. 2.25 acres, yes.
14	A. At what time?	14	Q. 2.25 acres? Now, what does the
15	Q. Was it submitted by the	15	2.5 2.25 acres represent?
16	A. Yes, yes.	16	A. It doesn't really state what it
17	Q. The City of Dothan?	17	actually represents.
18	A. Yes.	18	Q. Okay. Is it from the Table
19	Q. As part of their permit	19	that's on the map, does it suggest oh, excuse
20	application?	20	me.
21	A. Yes.	21	MR. LUDDER: What number are we on?
22	Q. Okay. Let's does that at	22	Ps?
23	this point, the City is or excuse me the	23	COURT REPORTER: 4. I have P-3.
	Page 230		Page 232
1		1	
1 2	Corps of Engineers is proposing a permit,	1 2	So you're on 4.
2	Corps of Engineers is proposing a permit, correct?	2	So you're on 4. BY MR. LUDDER:
2	Corps of Engineers is proposing a permit, correct? A. Correct.	2	So you're on 4. BY MR. LUDDER: Q. Let me show you what's been marked
2 3 4	Corps of Engineers is proposing a permit, correct? A. Correct. Q. To do what?	2 3 4	So you're on 4. BY MR. LUDDER: Q. Let me show you what's been marked as Exhibit P-4, and that's a color print of the
2 3 4 5	Corps of Engineers is proposing a permit, correct? A. Correct. Q. To do what? A. The applicant is seeking	2 3 4 5	So you're on 4. BY MR. LUDDER: Q. Let me show you what's been marked as Exhibit P-4, and that's a color print of the same map that you're looking at in J-3, correct?
2 3 4 5 6	Corps of Engineers is proposing a permit, correct? A. Correct. Q. To do what? A. The applicant is seeking authorization for the discharge of fill material	2 3 4 5 6	So you're on 4. BY MR. LUDDER: Q. Let me show you what's been marked as Exhibit P-4, and that's a color print of the same map that you're looking at in J-3, correct? A. Uh-huh. It looks to be, yes.
2 3 4 5 6 7	Corps of Engineers is proposing a permit, correct? A. Correct. Q. To do what? A. The applicant is seeking authorization for the discharge of fill material into 2.30 acres of wetlands and an unnamed	2 3 4 5 6 7	So you're on 4. BY MR. LUDDER: Q. Let me show you what's been marked as Exhibit P-4, and that's a color print of the same map that you're looking at in J-3, correct? A. Uh-huh. It looks to be, yes. Q. Given this color, can you tell
2 3 4 5 6 7 8	Corps of Engineers is proposing a permit, correct? A. Correct. Q. To do what? A. The applicant is seeking authorization for the discharge of fill material into 2.30 acres of wetlands and an unnamed tributary to Golf Creek.	2 3 4 5 6 7 8	So you're on 4. BY MR. LUDDER: Q. Let me show you what's been marked as Exhibit P-4, and that's a color print of the same map that you're looking at in J-3, correct? A. Uh-huh. It looks to be, yes. Q. Given this color, can you tell what the green area is on that map?
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2 3 4 5 6 7 8 9 10	Corps of Engineers is proposing a permit, correct? A. Correct. Q. To do what? A. The applicant is seeking authorization for the discharge of fill material into 2.30 acres of wetlands and an unnamed tributary to Golf Creek. Q. All right. Now, is there a map associated with that document? A. I believe so. Yes.	2 3 4 5 6 7 8 9 10	So you're on 4. BY MR. LUDDER: Q. Let me show you what's been marked as Exhibit P-4, and that's a color print of the same map that you're looking at in J-3, correct? A. Uh-huh. It looks to be, yes. Q. Given this color, can you tell what the green area is on that map? A. Yes. This states it is the wetlands, which is 4.37 acres. Q. 4.37 acres? You have to speak up
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2 3 4 5 6 7 8 9 10 11 12 13 14	Corps of Engineers is proposing a permit, correct? A. Correct. Q. To do what? A. The applicant is seeking authorization for the discharge of fill material into 2.30 acres of wetlands and an unnamed tributary to Golf Creek. Q. All right. Now, is there a map associated with that document? A. I believe so. Yes. Q. Let me show you the map titled, Figure 5: Proposed Impact Map. Do you recognize that? A. Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14	So you're on 4. BY MR. LUDDER: Q. Let me show you what's been marked as Exhibit P-4, and that's a color print of the same map that you're looking at in J-3, correct? A. Uh-huh. It looks to be, yes. Q. Given this color, can you tell what the green area is on that map? A. Yes. This states it is the wetlands, which is 4.37 acres. Q. 4.37 acres? You have to speak up so the Hearing Officer can hear you. A. Oh, I'm sorry. Yes, 4.37 acres. Q. All right. And the hatched area on that map represents what?
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Corps of Engineers is proposing a permit, correct? A. Correct. Q. To do what? A. The applicant is seeking authorization for the discharge of fill material into 2.30 acres of wetlands and an unnamed tributary to Golf Creek. Q. All right. Now, is there a map associated with that document? A. I believe so. Yes. Q. Let me show you the map titled, Figure 5: Proposed Impact Map. Do you recognize that? A. Yes. Q. Did you review that document?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	So you're on 4. BY MR. LUDDER: Q. Let me show you what's been marked as Exhibit P-4, and that's a color print of the same map that you're looking at in J-3, correct? A. Uh-huh. It looks to be, yes. Q. Given this color, can you tell what the green area is on that map? A. Yes. This states it is the wetlands, which is 4.37 acres. Q. 4.37 acres? You have to speak up so the Hearing Officer can hear you. A. Oh, I'm sorry. Yes, 4.37 acres. Q. All right. And the hatched area on that map represents what? A. The impact area, which is 2.25
2 3 4 5 6 7 8 9 10 11 12 13 14	Corps of Engineers is proposing a permit, correct? A. Correct. Q. To do what? A. The applicant is seeking authorization for the discharge of fill material into 2.30 acres of wetlands and an unnamed tributary to Golf Creek. Q. All right. Now, is there a map associated with that document? A. I believe so. Yes. Q. Let me show you the map titled, Figure 5: Proposed Impact Map. Do you recognize that? A. Yes. Q. Did you review that document? A. Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14	So you're on 4. BY MR. LUDDER: Q. Let me show you what's been marked as Exhibit P-4, and that's a color print of the same map that you're looking at in J-3, correct? A. Uh-huh. It looks to be, yes. Q. Given this color, can you tell what the green area is on that map? A. Yes. This states it is the wetlands, which is 4.37 acres. Q. 4.37 acres? You have to speak up so the Hearing Officer can hear you. A. Oh, I'm sorry. Yes, 4.37 acres. Q. All right. And the hatched area on that map represents what? A. The impact area, which is 2.25 acres.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Corps of Engineers is proposing a permit, correct? A. Correct. Q. To do what? A. The applicant is seeking authorization for the discharge of fill material into 2.30 acres of wetlands and an unnamed tributary to Golf Creek. Q. All right. Now, is there a map associated with that document? A. I believe so. Yes. Q. Let me show you the map titled, Figure 5: Proposed Impact Map. Do you recognize that? A. Yes. Q. Did you review that document? A. Yes. Q. As part of the permit application? A. Yes. Q. And is the area bounded [verbatim]	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	So you're on 4. BY MR. LUDDER: Q. Let me show you what's been marked as Exhibit P-4, and that's a color print of the same map that you're looking at in J-3, correct? A. Uh-huh. It looks to be, yes. Q. Given this color, can you tell what the green area is on that map? A. Yes. This states it is the wetlands, which is 4.37 acres. Q. 4.37 acres? You have to speak up so the Hearing Officer can hear you. A. Oh, I'm sorry. Yes, 4.37 acres. Q. All right. And the hatched area on that map represents what? A. The impact area, which is 2.25 acres. Q. All right. Now, by "impact area," is that the area where the City desires to fill? A. The map doesn't really state.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Corps of Engineers is proposing a permit, correct? A. Correct. Q. To do what? A. The applicant is seeking authorization for the discharge of fill material into 2.30 acres of wetlands and an unnamed tributary to Golf Creek. Q. All right. Now, is there a map associated with that document? A. I believe so. Yes. Q. Let me show you the map titled, Figure 5: Proposed Impact Map. Do you recognize that? A. Yes. Q. Did you review that document? A. Yes. Q. As part of the permit application? A. Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	So you're on 4. BY MR. LUDDER: Q. Let me show you what's been marked as Exhibit P-4, and that's a color print of the same map that you're looking at in J-3, correct? A. Uh-huh. It looks to be, yes. Q. Given this color, can you tell what the green area is on that map? A. Yes. This states it is the wetlands, which is 4.37 acres. Q. 4.37 acres? You have to speak up so the Hearing Officer can hear you. A. Oh, I'm sorry. Yes, 4.37 acres. Q. All right. And the hatched area on that map represents what? A. The impact area, which is 2.25 acres. Q. All right. Now, by "impact area," is that the area where the City desires to fill?
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	Dama Department of Environmental Management	I	Para 201
	Page 233		Page 235
1	A. The Corps of Engineers' permits?	1	purple line, I guess, crossing through part of
2	Q. Yes.	2	the green area, and that's identified as what?
3	A. I think so. I believe so. I	3	A. Intermittent.
4	believe it was it came in later on, not in	4	Q. Intermittent?
5	this application though.	5	A. Uh-huh (affirmative response.)
6	Q. It was not in the application?	6	Q. And do you understand that to be
7	A. Not in the actual application.	7	part of a stream?
8	MR. LUDDER: Okay. Are you getting	8	A. Yes.
9	all those?	9	Q. And the impact area covers both
10	COURT REPORTER: I'm sorry?	10	wetlands and streams, correct?
11	MR. LUDDER: Are you getting all	11	A. Yes.
12	his words?	12	Q. And the chart at the bottom
13	COURT REPORTER: I'm getting his	13	indicates how many acres of wetlands will be
14	words.	14	impacted?
15	BY MR. LUDDER:	15	A. 2.25 acres.
16	Q. All right. The what's shown as	16	Q. And how many linear feet of
17	the impact area basically crosses the landfill	17	streams?
18	expansion area, which, here is outlined in a red	18	A. 1,160.
19	line.	19	MR. LUDDER: I move the admission
20	A. Uh-huh (affirmative response).	20	of P-4.
	Q. The impact area extends from the		HEARING OFFICER: Is this P-4?
21	lower left corner of the expansion boundary to	21 22	MR. LUDDER: P-4.
22	the middle of the right side of the expansion	23	HEARING OFFICER: It's admitted.
23	the findule of the right side of the expansion	23	TIEAKING OFFICER. It's admitted.
	Page 234		Page 236
1	boundary. Do you see that?	1	(Exhibit No. P-4 was admitted
2	boundary. Do you see that? A. Yes.	2	(Exhibit No. P-4 was admitted into evidence.)
2	boundary. Do you see that? A. Yes. Q. So in that area, would you agree	2	(Exhibit No. P-4 was admitted into evidence.) MR. LUDDER: We haven't used P-5
2 3 4	boundary. Do you see that? A. Yes. Q. So in that area, would you agree that there are both wetlands and streams that	2 3 4	(Exhibit No. P-4 was admitted into evidence.) MR. LUDDER: We haven't used P-5 yet, have we?
2 3 4 5	boundary. Do you see that? A. Yes. Q. So in that area, would you agree that there are both wetlands and streams that are jurisdictional to the Corps of Engineers?	2 3 4 5	(Exhibit No. P-4 was admitted into evidence.) MR. LUDDER: We haven't used P-5 yet, have we? COURT REPORTER: That document.
2 3 4 5 6	boundary. Do you see that? A. Yes. Q. So in that area, would you agree that there are both wetlands and streams that are jurisdictional to the Corps of Engineers? A. I don't see where it states,	2 3 4 5 6	(Exhibit No. P-4 was admitted into evidence.) MR. LUDDER: We haven't used P-5 yet, have we? COURT REPORTER: That document. MR. LUDDER: It's just the one
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	boundary. Do you see that? A. Yes. Q. So in that area, would you agree that there are both wetlands and streams that are jurisdictional to the Corps of Engineers? A. I don't see where it states, "streams," but I do see where it says, "wetlands." Q. All right. Do you see a yellow line passing through part of that green area? A. I guess I do, yes. Q. All right. And you see in the legend A. Got you, yes. Q they've identified what? A. I'm not sure even how to pronounce that. Q. Ephemeral?	2 3 4 5 6 7 8 9 10 11 12 13 14 15	(Exhibit No. P-4 was admitted into evidence.) MR. LUDDER: We haven't used P-5 yet, have we? COURT REPORTER: That document. MR. LUDDER: It's just the one chapter. BY MR. LUDDER: Q. All right. Now, let me show you what's marked as Exhibit P-6. Do you recognize that? A. Yes. Q. What is it? A. It is part of our regulations. Q. All right. And does it have a chapter number to it? A. Yes. It's Chapter 335-13-4. Q. Okay. Would you turn to
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	boundary. Do you see that? A. Yes. Q. So in that area, would you agree that there are both wetlands and streams that are jurisdictional to the Corps of Engineers? A. I don't see where it states, "streams," but I do see where it says, "wetlands." Q. All right. Do you see a yellow line passing through part of that green area? A. I guess I do, yes. Q. All right. And you see in the legend A. Got you, yes. Q they've identified what? A. I'm not sure even how to pronounce that. Q. Ephemeral? A. Ephemeral, yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	(Exhibit No. P-4 was admitted into evidence.) MR. LUDDER: We haven't used P-5 yet, have we? COURT REPORTER: That document. MR. LUDDER: It's just the one chapter. BY MR. LUDDER: Q. All right. Now, let me show you what's marked as Exhibit P-6. Do you recognize that? A. Yes. Q. What is it? A. It is part of our regulations. Q. All right. And does it have a chapter number to it? A. Yes. It's Chapter 335-13-4. Q. Okay. Would you turn to 335-13-401? Turn to that rule, please.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	boundary. Do you see that? A. Yes. Q. So in that area, would you agree that there are both wetlands and streams that are jurisdictional to the Corps of Engineers? A. I don't see where it states, "streams," but I do see where it says, "wetlands." Q. All right. Do you see a yellow line passing through part of that green area? A. I guess I do, yes. Q. All right. And you see in the legend A. Got you, yes. Q they've identified what? A. I'm not sure even how to pronounce that. Q. Ephemeral? A. Ephemeral, yes. Q. And do you do you understand	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	(Exhibit No. P-4 was admitted into evidence.) MR. LUDDER: We haven't used P-5 yet, have we? COURT REPORTER: That document. MR. LUDDER: It's just the one chapter. BY MR. LUDDER: Q. All right. Now, let me show you what's marked as Exhibit P-6. Do you recognize that? A. Yes. Q. What is it? A. It is part of our regulations. Q. All right. And does it have a chapter number to it? A. Yes. It's Chapter 335-13-4. Q. Okay. Would you turn to 335-13-401? Turn to that rule, please. A. I'm on it.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	boundary. Do you see that? A. Yes. Q. So in that area, would you agree that there are both wetlands and streams that are jurisdictional to the Corps of Engineers? A. I don't see where it states, "streams," but I do see where it says, "wetlands." Q. All right. Do you see a yellow line passing through part of that green area? A. I guess I do, yes. Q. All right. And you see in the legend A. Got you, yes. Q they've identified what? A. I'm not sure even how to pronounce that. Q. Ephemeral? A. Ephemeral, yes. Q. And do you do you understand that to be a stream?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	(Exhibit No. P-4 was admitted into evidence.) MR. LUDDER: We haven't used P-5 yet, have we? COURT REPORTER: That document. MR. LUDDER: It's just the one chapter. BY MR. LUDDER: Q. All right. Now, let me show you what's marked as Exhibit P-6. Do you recognize that? A. Yes. Q. What is it? A. It is part of our regulations. Q. All right. And does it have a chapter number to it? A. Yes. It's Chapter 335-13-4. Q. Okay. Would you turn to 335-13-401? Turn to that rule, please. A. I'm on it. Q. Okay. All right. Okay. And look
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	boundary. Do you see that? A. Yes. Q. So in that area, would you agree that there are both wetlands and streams that are jurisdictional to the Corps of Engineers? A. I don't see where it states, "streams," but I do see where it says, "wetlands." Q. All right. Do you see a yellow line passing through part of that green area? A. I guess I do, yes. Q. All right. And you see in the legend A. Got you, yes. Q they've identified what? A. I'm not sure even how to pronounce that. Q. Ephemeral? A. Ephemeral, yes. Q. And do you do you understand that to be a stream?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	(Exhibit No. P-4 was admitted into evidence.) MR. LUDDER: We haven't used P-5 yet, have we? COURT REPORTER: That document. MR. LUDDER: It's just the one chapter. BY MR. LUDDER: Q. All right. Now, let me show you what's marked as Exhibit P-6. Do you recognize that? A. Yes. Q. What is it? A. It is part of our regulations. Q. All right. And does it have a chapter number to it? A. Yes. It's Chapter 335-13-4. Q. Okay. Would you turn to 335-13-401? Turn to that rule, please. A. I'm on it. Q. Okay. All right. Okay. And look

	Page 237		Pogo 220
	Faye 231		Page 239
1	Q. (2)(c). That's paren 2, paren C.	1	Q. Okay. Other than that, are you
2	A. Oh, paren. (2)(c), okay.	2	aware of any interpretations of that section,
3	Q. Okay. Let me let's refer to	3	written interpretations of that section?
4	paren 2 first. What's the title of that	4	A. No.
5	section?	5	Q. Let me now ask you to look
6	A. Water Quality Standards.	6	at oh, that's the look at Rule
7	Q. And paren c, within paren 2,	7	335-13-401, and just read the second sentence,
8	refers to Wetlands, does it not?	8	please.
9	A. Yes.	9	A. As part of the application, the
10	Q. What does it say?	10	owner/operator must submit documentation
11	A. It says, Landfill units including	11	addressing, to the satisfaction of the
12	buffer zones shall not be permissible in	12	Department, the following siting standards.
13	wetlands, beaches or dunes.	13	Q. And the siting standards,
14	Q. All right. Did you author that	14	they're they are referring to include the
15	rule?	15	rules that we were just talking about regarding
16	A. No.	16	wetlands, correct?
17	Q. Was that rule in existence before	17	A. That does include, yes.
18	you commenced work for the Solid Waste Branch?	18	Q. Now, let me refer you to Rule
19	A. Yes.	19	335-13-411. The title of that is, General
20	Q. Are you aware of any guidance,	20	Design Standards for Disposal Facilities.
21	written guidance, the Department has issued with	21	Did you find that?
22	respect to that rule?	22	A. Yes.
	A. Not that I'm aware of.		Q. Now, in Paragraph 1, would you
23	A. Not that I'm aware or.	23	Q. Now, iii raragrapii 1, would you
	Page 238		Page 240
	Page 238		Page 240
1	Q. Are you aware of any written	1	just read the text of that?
2	Q. Are you aware of any written policies the Department has issue with respect	2	just read the text of that? A. It is, General Standards. It's,
2	Q. Are you aware of any written policies the Department has issue with respect to that rule?	2	just read the text of that? A. It is, General Standards. It's, 335-13-412 through 335-13-420 provides
2 3 4	Q. Are you aware of any written policies the Department has issue with respect to that rule? A. No.	2 3 4	just read the text of that? A. It is, General Standards. It's, 335-13-412 through 335-13-420 provides standard for establishing a landfill unit
2 3 4 5	Q. Are you aware of any written policies the Department has issue with respect to that rule? A. No. Q. Are you aware of any written	2 3 4 5	just read the text of that? A. It is, General Standards. It's, 335-13-412 through 335-13-420 provides standard for establishing a landfill unit providing that the siting standards of
2 3 4 5 6	Q. Are you aware of any written policies the Department has issue with respect to that rule? A. No. Q. Are you aware of any written interpretations that the Department has prepared	2 3 4 5 6	just read the text of that? A. It is, General Standards. It's, 335-13-412 through 335-13-420 provides standard for establishing a landfill unit providing that the siting standards of 335-13-401 have been fully complied with
2 3 4 5 6 7	Q. Are you aware of any written policies the Department has issue with respect to that rule? A. No. Q. Are you aware of any written interpretations that the Department has prepared with respect to that rule?	2 3 4 5 6 7	just read the text of that? A. It is, General Standards. It's, 335-13-412 through 335-13-420 provides standard for establishing a landfill unit providing that the siting standards of 335-13-401 have been fully complied with to the satisfaction of the Department. Certain
2 3 4 5 6 7 8	Q. Are you aware of any written policies the Department has issue with respect to that rule? A. No. Q. Are you aware of any written interpretations that the Department has prepared with respect to that rule? A. Sure.	2 3 4 5 6 7 8	just read the text of that? A. It is, General Standards. It's, 335-13-412 through 335-13-420 provides standard for establishing a landfill unit providing that the siting standards of 335-13-401 have been fully complied with to the satisfaction of the Department. Certain requirements contained in 335-13-401 through
2 3 4 5 6 7	Q. Are you aware of any written policies the Department has issue with respect to that rule? A. No. Q. Are you aware of any written interpretations that the Department has prepared with respect to that rule? A. Sure. Q. Written interpretation?	2 3 4 5 6 7	just read the text of that? A. It is, General Standards. It's, 335-13-412 through 335-13-420 provides standard for establishing a landfill unit providing that the siting standards of 335-13-401 have been fully complied with to the satisfaction of the Department. Certain requirements contained in 335-13-401 through 335-13-420 may be enhanced or reduced by the
2 3 4 5 6 7 8	Q. Are you aware of any written policies the Department has issue with respect to that rule? A. No. Q. Are you aware of any written interpretations that the Department has prepared with respect to that rule? A. Sure. Q. Written interpretation? A. Written well, it's depending	2 3 4 5 6 7 8 9	just read the text of that? A. It is, General Standards. It's, 335-13-412 through 335-13-420 provides standard for establishing a landfill unit providing that the siting standards of 335-13-401 have been fully complied with to the satisfaction of the Department. Certain requirements contained in 335-13-401 through 335-13-420 may be enhanced or reduced by the Department as deemed necessary to comply with
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2 3 4 5 6 7 8 9 10	Q. Are you aware of any written policies the Department has issue with respect to that rule? A. No. Q. Are you aware of any written interpretations that the Department has prepared with respect to that rule? A. Sure. Q. Written interpretation? A. Written well, it's depending on how you interpret "landfill units." Q. You have seen written interpretations of landfill units?	2 3 4 5 6 7 8 9 10	just read the text of that? A. It is, General Standards. It's, 335-13-412 through 335-13-420 provides standard for establishing a landfill unit providing that the siting standards of 335-13-401 have been fully complied with to the satisfaction of the Department. Certain requirements contained in 335-13-401 through 335-13-420 may be enhanced or reduced by the Department as deemed necessary to comply with the Act and this Division. Q. All right. They do use the terms or they do suggest this rule does
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2 3 4 5 6 7 8 9 10 11 12	Q. Are you aware of any written policies the Department has issue with respect to that rule? A. No. Q. Are you aware of any written interpretations that the Department has prepared with respect to that rule? A. Sure. Q. Written interpretation? A. Written well, it's depending on how you interpret "landfill units." Q. You have seen written interpretations of landfill units? A. Not written interpretations. I guess not, no.	2 3 4 5 6 7 8 9 10 11 12 13	just read the text of that? A. It is, General Standards. It's, 335-13-412 through 335-13-420 provides standard for establishing a landfill unit providing that the siting standards of 335-13-401 have been fully complied with to the satisfaction of the Department. Certain requirements contained in 335-13-401 through 335-13-420 may be enhanced or reduced by the Department as deemed necessary to comply with the Act and this Division. Q. All right. They do use the terms or they do suggest this rule does state that the siting standards have to be fully complied with to the satisfaction of the
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. Are you aware of any written policies the Department has issue with respect to that rule? A. No. Q. Are you aware of any written interpretations that the Department has prepared with respect to that rule? A. Sure. Q. Written interpretation? A. Written well, it's depending on how you interpret "landfill units." Q. You have seen written interpretations of landfill units? A. Not written interpretations. I guess not, no. Q. Okay. Have you seen written interpretations of about wetlands? A. Yes. There is well, they have	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	just read the text of that? A. It is, General Standards. It's, 335-13-412 through 335-13-420 provides standard for establishing a landfill unit providing that the siting standards of 335-13-401 have been fully complied with to the satisfaction of the Department. Certain requirements contained in 335-13-401 through 335-13-420 may be enhanced or reduced by the Department as deemed necessary to comply with the Act and this Division. Q. All right. They do use the terms or they do suggest this rule does state that the siting standards have to be fully complied with to the satisfaction of the Department before the design standards can be met, correct? A. I don't think it says that.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. Are you aware of any written policies the Department has issue with respect to that rule? A. No. Q. Are you aware of any written interpretations that the Department has prepared with respect to that rule? A. Sure. Q. Written interpretation? A. Written well, it's depending on how you interpret "landfill units." Q. You have seen written interpretations of landfill units? A. Not written interpretations. I guess not, no. Q. Okay. Have you seen written interpretations of about wetlands? A. Yes. There is well, they have definitions of each of those words, actually. Q. Okay. So what you're saying is	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	just read the text of that? A. It is, General Standards. It's, 335-13-412 through 335-13-420 provides standard for establishing a landfill unit providing that the siting standards of 335-13-401 have been fully complied with to the satisfaction of the Department. Certain requirements contained in 335-13-401 through 335-13-420 may be enhanced or reduced by the Department as deemed necessary to comply with the Act and this Division. Q. All right. They do use the terms or they do suggest this rule does state that the siting standards have to be fully complied with to the satisfaction of the Department before the design standards can be met, correct? A. I don't think it says that. Q. Okay. All right. If the Commission decides that the landfill expansion
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Are you aware of any written policies the Department has issue with respect to that rule? A. No. Q. Are you aware of any written interpretations that the Department has prepared with respect to that rule? A. Sure. Q. Written interpretation? A. Written well, it's depending on how you interpret "landfill units." Q. You have seen written interpretations of landfill units? A. Not written interpretations. I guess not, no. Q. Okay. Have you seen written interpretations of about wetlands? A. Yes. There is well, they have definitions of each of those words, actually. Q. Okay. So what you're saying is the interpretations of landfill units and	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	just read the text of that? A. It is, General Standards. It's, 335-13-412 through 335-13-420 provides standard for establishing a landfill unit providing that the siting standards of 335-13-401 have been fully complied with to the satisfaction of the Department. Certain requirements contained in 335-13-401 through 335-13-420 may be enhanced or reduced by the Department as deemed necessary to comply with the Act and this Division. Q. All right. They do use the terms or they do suggest this rule does state that the siting standards have to be fully complied with to the satisfaction of the Department before the design standards can be met, correct? A. I don't think it says that. Q. Okay. All right. If the Commission decides that the landfill expansion cannot be located where the wetlands and the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Are you aware of any written policies the Department has issue with respect to that rule? A. No. Q. Are you aware of any written interpretations that the Department has prepared with respect to that rule? A. Sure. Q. Written interpretation? A. Written well, it's depending on how you interpret "landfill units." Q. You have seen written interpretations of landfill units? A. Not written interpretations. I guess not, no. Q. Okay. Have you seen written interpretations of about wetlands? A. Yes. There is well, they have definitions of each of those words, actually. Q. Okay. So what you're saying is the interpretations of landfill units and wetlands are defined somewhere in the rules?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	just read the text of that? A. It is, General Standards. It's, 335-13-412 through 335-13-420 provides standard for establishing a landfill unit providing that the siting standards of 335-13-401 have been fully complied with to the satisfaction of the Department. Certain requirements contained in 335-13-401 through 335-13-420 may be enhanced or reduced by the Department as deemed necessary to comply with the Act and this Division. Q. All right. They do use the terms or they do suggest this rule does state that the siting standards have to be fully complied with to the satisfaction of the Department before the design standards can be met, correct? A. I don't think it says that. Q. Okay. All right. If the Commission decides that the landfill expansion cannot be located where the wetlands and the stream streams are on Exhibit P-4, what will
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Are you aware of any written policies the Department has issue with respect to that rule? A. No. Q. Are you aware of any written interpretations that the Department has prepared with respect to that rule? A. Sure. Q. Written interpretation? A. Written well, it's depending on how you interpret "landfill units." Q. You have seen written interpretations of landfill units? A. Not written interpretations. I guess not, no. Q. Okay. Have you seen written interpretations of about wetlands? A. Yes. There is well, they have definitions of each of those words, actually. Q. Okay. So what you're saying is the interpretations of landfill units and	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	just read the text of that? A. It is, General Standards. It's, 335-13-412 through 335-13-420 provides standard for establishing a landfill unit providing that the siting standards of 335-13-401 have been fully complied with to the satisfaction of the Department. Certain requirements contained in 335-13-401 through 335-13-420 may be enhanced or reduced by the Department as deemed necessary to comply with the Act and this Division. Q. All right. They do use the terms or they do suggest this rule does state that the siting standards have to be fully complied with to the satisfaction of the Department before the design standards can be met, correct? A. I don't think it says that. Q. Okay. All right. If the Commission decides that the landfill expansion cannot be located where the wetlands and the

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1	A. We would basically, we'd	1	1975, 22-22-1 to 22-22-14 and/or section 404 of
2	probably have to go back to the City to submit	2	the Clean Water Act, as amended.
3	more drawings and to put that part out.	3	Q. All right. Now, that rule refers
4	Q. All right. And so it's possible	4	to, Waters of the State. Is that a defined
5	that they could come back with new drawings,	5	term?
6	showing a landfill expansion to the north of the	6	A. I'm really not familiar
7	wetlands and the streams and possibly to the	7	with this is more of our, you know, our water
8	south?	8	quality, our water section of ADEM. They deal
9	A. Yes, yes. If that's what they	9	more with the NPDES than these.
10	would like to do.	10	Q. Well, the waters of the State
11	Q. Right, okay. And that would	11	doesn't refer to NPDES.
12	significantly reduce the size of the landfill,	12	MR. WHITE: Objection.
13	correct? The acreage that would be devoted to	13	HEARING OFFICER: I'm sorry
14	waste?	14	MR. WHITE: It's not a question.
15	A. I think it looks like it might,	15	HEARING OFFICER: All right.
16	maybe, cut it in half.	16	Rephrase it for me, Mr. Ludder.
17	Q. Okay. And if the size of the area	17	BY MR. LUDDER:
18	where waste can be disposed of is reduced, would	18	Q. Does the waters of the State refer
19	that mean that the active life of the landfill	19	to the NPDES program?
20	would also be reduced?	20	A. Does it refer to them?
21	A. I would assume so, yes.	21	Q. Yeah. Does that term is it
22	Q. All right. Let me ask you to look	22	qualified by the National Pollutant Discharge
23	at Rule 335-13-1 I'm sorry401 (2)(a).	23	Elimination System?
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1	Did you find that?	1	A. I think so.
2	A. I believe so.	2	Q. Let me withdraw the question.
3	Q. All right. No, that's .1101.	3	Let me show you
4	A01? Oh, I'm sorry. I got ahead	4	MR. WHITE: Oh, sorry.
5	of myself. (2)(a), yeah.	5	MR. LUDDER: That's mine.
6	Q. (2)(a). All right. So you	6	MR. WHITE: Okay.
7	already testified that Paragraph (2) in that	7	MR. LUDDER: I just want you to
8	rule relates to water or has a title relating	8	know what I'm looking at.
9	to water quality standards, correct?	9	MR. WHITE: 35. Thank you.
10	A. Correct.	10	BY MR. LUDDER:
11	Q. And would you read Paragraph (2)	11	Q. Okay. Let me show you what's been
12	(a)?	12	marked for identification as Exhibit P-7 and ask
13	A. A facility shall not cause a	13	you if you can identify that.
14	discharge of pollutants into waters of the	14	A. It is our regulations, the Chapter
15	· ·	l	225 12 1
	State, including wetlands, that is in violation	15	335-13-1.
16	State, including wetlands, that is in violation of the requirements of the National Pollution	16	Q. And does 335-13-102 I'm
17	State, including wetlands, that is in violation of the requirements of the National Pollution [verbatim] Discharge Elimination System (NPDES),	16 17	Q. And does 335-13-102 I'm sorry03 refer to, Definitions?
17 18	State, including wetlands, that is in violation of the requirements of the National Pollution [verbatim] Discharge Elimination System (NPDES), Alabama Water Pollution Control Act, Code of	16 17 18	Q. And does 335-13-102 I'm sorry03 refer to, Definitions? A. It does.
17 18 19	State, including wetlands, that is in violation of the requirements of the National Pollution [verbatim] Discharge Elimination System (NPDES), Alabama Water Pollution Control Act, Code of Alabama would you like me to read the rest of	16 17 18 19	Q. And does 335-13-102 I'm sorry03 refer to, Definitions?A. It does.Q. And can you tell me if there's a
17 18 19 20	State, including wetlands, that is in violation of the requirements of the National Pollution [verbatim] Discharge Elimination System (NPDES), Alabama Water Pollution Control Act, Code of Alabama would you like me to read the rest of it? Just the codes?	16 17 18 19 20	Q. And does 335-13-102 I'm sorry03 refer to, Definitions? A. It does. Q. And can you tell me if there's a definition of "waters of the State" in there?
17 18 19 20 21	State, including wetlands, that is in violation of the requirements of the National Pollution [verbatim] Discharge Elimination System (NPDES), Alabama Water Pollution Control Act, Code of Alabama would you like me to read the rest of it? Just the codes? Q. Yeah, go ahead and finish reading	16 17 18 19 20 21	 Q. And does 335-13-102 I'm sorry03 refer to, Definitions? A. It does. Q. And can you tell me if there's a definition of "waters of the State" in there? A. Sure.
17 18 19 20 21	State, including wetlands, that is in violation of the requirements of the National Pollution [verbatim] Discharge Elimination System (NPDES), Alabama Water Pollution Control Act, Code of Alabama would you like me to read the rest of it? Just the codes? Q. Yeah, go ahead and finish reading it.	16 17 18 19 20 21	Q. And does 335-13-102 I'm sorry03 refer to, Definitions? A. It does. Q. And can you tell me if there's a definition of "waters of the State" in there? A. Sure. (The Witness examined the
17 18 19 20 21	State, including wetlands, that is in violation of the requirements of the National Pollution [verbatim] Discharge Elimination System (NPDES), Alabama Water Pollution Control Act, Code of Alabama would you like me to read the rest of it? Just the codes? Q. Yeah, go ahead and finish reading	16 17 18 19 20 21	 Q. And does 335-13-102 I'm sorry03 refer to, Definitions? A. It does. Q. And can you tell me if there's a definition of "waters of the State" in there? A. Sure.

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1	A. Yes.	1	Q. Did you leave that to somebody
2	Q. Is there also a definition of	2	else to review?
3	"wetlands" in there?	3	A. Yes.
4	A. Yes.	4	Q. Who?
5	Q. Okay. And those are the	5	A. That was our NPDES section.
6	regulations that you and the Solid Waste Branch	6	Q. Did the City of Dothan apply to
7	are supposed to implement when you review	7	them for any kind of permits?
8	applications, correct?	8	A. I believe so.
9	A. Correct.	9	Q. Did you forward this application
10	Q. Now, back to 335-13-401 paren 2	10	to the NPDES people up in ADEM?
11	a, which is in Exhibit P-6, it says, A facility	11	A. I did not.
12	shall not cause a discharge of pollutants into	12	Q. Are you aware of it being reviewed
13	waters of the State.	13	by them?
14	And it goes on. But up to that point, the	14	A. Yes.
15	waters of the State in that rule are is the	15	Q. Who reviewed it?
16	defined term "waters of the State," isn't it?	16	A. I do not know.
17	A. Correct.	17	Q. Do you know when they reviewed it?
18	Q. It goes on to say, Including	18	A. I believe it was before I received
19	wetlands.	19	the actual application for the solid waste
20	And that's a defined term, correct?	20	permit.
21	A. Correct.	21	Q. Before what?
22	Q. And then it says, Is in violation	22	A. Before I received the
23	of the requirements of the National Pollutant	23	solid solid waste application.
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1	Discharge Elimination System.	1	Q. All right. Are you referring to a
2	What is that?	2	permit to discharge fill material into wetlands
3	A. What is the NPDES?	3	and streams?
4	Q. Right.	4	A. I believe you asked about NPDES
5	A. They're in charge of, you know,	5	and my are you asking me what are you
6	discharges into the waters of the State.	6	asking? I'm sorry.
7	Q. And who is "they"?	7	Q. Okay. What what activity at
8	A. I would assume us, ADEM.	8	the proposed landfill expansion was reviewed by
9	Q. All right. Do you know do you	9	ADEM under the NPDES system?
10	know what the National Pollutant Discharge	10	A. Oh, I have no idea. Like I said,
11	Elimination System is?	11	this was somebody else.
12	A. A little bit, yes. Like I said,	12	Q. Okay. And does that go the same
13	this is out of my realm of work, mostly.	13	for the Alabama Water Pollution Control Act?
14	Q. Okay. And then there's a comma,	14	You left it entirely to somebody else to review?
15	and it says Alabama Water Pollution Control Act.	15	A. Correct.
16	Did you look at the Alabama Water Pollution	16	Q. And you yourself didn't
17	Control Act when you reviewed compliance with	17	investigate or didn't make an inquiry to anybody
18	this rule?	18	at ADEM about whether this proposed landfill
19	A. No.	19	expansion complies with the Alabama Water
20	Q. Did you look at the National	20	Pollution Control Act?
21	Pollutant Discharge Elimination System to	21	A. Initially?
22	determine compliance with this rule?	22	Q. At any time between receiving the
23	A. No.	23	application to final permit issuance?

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1	A. Oh, yes, yes.	1	the National Pollutant Discharge Elimination
2	Q. Who did you make that inquiry to?	2	System?
3	A. That's just to the Department in	3	A. That's what I don't know. I don't
4	general I mean, to their section in general.	4	know as far as what they received, off the top
5	We just made sure they had everything in place.	5	of my head.
6	Q. Did you make an inquiry as to	6	Q. No, I'm talking about what did
7	whether it complied? Whether this proposed	7	you receive a response
8	landfill expansion complies with the Alabama	8	A. No.
9	Water Pollution Control Act?	9	Q from the Water Division, that
10	A. I didn't receive [verbatim] that	10	this proposal complies with the National
11	it didn't.	11	Pollutant Discharge Elimination System?
12	Q. I'm sorry?	12	A. I did not receive a response.
13	A. I did not receive [verbatim] that	13	Q. Now, you said you made an inquiry
14	it did not comply.	14	to somebody about compliance with this rule,
15	Q. You did not receive a response	15	335-13-401 paren 2 a.
16	from them?	16	Did you document that inquiry?
17	A. Stating that they did not.	17	A. No. I guess I misspoke there.
18	Q. Did you receive a response from	18	It's mainly we received copies which could
19	them that it does comply?	19	come from secretaries of the actual permitting.
20	A. I'm trying to they might have	20	Q. You received copies of what?
21	already I believe the NPDES might have	21	A. Of if it permitted NPDES.
22	actually been in the application. I'm not sure	22	Q. If there was an NPDES permit
23	of that either.	23	issued having something to do with this
	Page 250		Page 252
	Page 250		Page 252
1	Q. Okay. And you're talking about	1	facility
1 2	Q. Okay. And you're talking aboutA. I'm not sure about the actual	2	facility A. Yes.
	Q. Okay. And you're talking about A. I'm not sure about the actual process. I know sometimes we receive the NPDES	2	facility A. Yes. Q you would receive a copy of
2 3 4	Q. Okay. And you're talking about A. I'm not sure about the actual process. I know sometimes we receive the NPDES permits for the application. I'm not sure if	2 3 4	facility A. Yes. Q you would receive a copy of it?
2 3 4 5	Q. Okay. And you're talking about A. I'm not sure about the actual process. I know sometimes we receive the NPDES permits for the application. I'm not sure if with this actual one we did or not, initially,	2 3 4 5	facility A. Yes. Q you would receive a copy of it? A. Yeah, either from in the
2 3 4 5 6	Q. Okay. And you're talking about A. I'm not sure about the actual process. I know sometimes we receive the NPDES permits for the application. I'm not sure if with this actual one we did or not, initially, the general permit.	2 3 4 5 6	facility A. Yes. Q you would receive a copy of it? A. Yeah, either from in the application or sometime later, if needed.
2 3 4 5 6 7	Q. Okay. And you're talking about A. I'm not sure about the actual process. I know sometimes we receive the NPDES permits for the application. I'm not sure if with this actual one we did or not, initially, the general permit. Q. A general permit?	2 3 4 5 6 7	facility A. Yes. Q you would receive a copy of it? A. Yeah, either from in the application or sometime later, if needed. Q. Okay. Do you know if but you
2 3 4 5 6 7 8	Q. Okay. And you're talking about A. I'm not sure about the actual process. I know sometimes we receive the NPDES permits for the application. I'm not sure if with this actual one we did or not, initially, the general permit. Q. A general permit? A. Yeah.	2 3 4 5 6 7 8	facility A. Yes. Q you would receive a copy of it? A. Yeah, either from in the application or sometime later, if needed. Q. Okay. Do you know if but you don't know if that if you actually did
2 3 4 5 6 7 8	Q. Okay. And you're talking about A. I'm not sure about the actual process. I know sometimes we receive the NPDES permits for the application. I'm not sure if with this actual one we did or not, initially, the general permit. Q. A general permit? A. Yeah. Q. A general NPDES permit?	2 3 4 5 6 7 8 9	facility A. Yes. Q you would receive a copy of it? A. Yeah, either from in the application or sometime later, if needed. Q. Okay. Do you know if but you don't know if that if you actually did receive that; is that correct?
2 3 4 5 6 7 8 9	Q. Okay. And you're talking about A. I'm not sure about the actual process. I know sometimes we receive the NPDES permits for the application. I'm not sure if with this actual one we did or not, initially, the general permit. Q. A general permit? A. Yeah. Q. A general NPDES permit? A. Yes.	2 3 4 5 6 7 8 9	facility A. Yes. Q you would receive a copy of it? A. Yeah, either from in the application or sometime later, if needed. Q. Okay. Do you know if but you don't know if that if you actually did receive that; is that correct? A. I do not know.
2 3 4 5 6 7 8 9 10	Q. Okay. And you're talking about A. I'm not sure about the actual process. I know sometimes we receive the NPDES permits for the application. I'm not sure if with this actual one we did or not, initially, the general permit. Q. A general permit? A. Yeah. Q. A general NPDES permit? A. Yes. Q. You think was part of the	2 3 4 5 6 7 8 9 10	facility A. Yes. Q you would receive a copy of it? A. Yeah, either from in the application or sometime later, if needed. Q. Okay. Do you know if but you don't know if that if you actually did receive that; is that correct? A. I do not know. Q. Let me refer you to Exhibit J-1.
2 3 4 5 6 7 8 9 10 11	Q. Okay. And you're talking about A. I'm not sure about the actual process. I know sometimes we receive the NPDES permits for the application. I'm not sure if with this actual one we did or not, initially, the general permit. Q. A general permit? A. Yeah. Q. A general NPDES permit? A. Yes. Q. You think was part of the application?	2 3 4 5 6 7 8 9 10 11	facility A. Yes. Q you would receive a copy of it? A. Yeah, either from in the application or sometime later, if needed. Q. Okay. Do you know if but you don't know if that if you actually did receive that; is that correct? A. I do not know. Q. Let me refer you to Exhibit J-1. MR. LUDDER: I'm going to move the
2 3 4 5 6 7 8 9 10 11 12	Q. Okay. And you're talking about A. I'm not sure about the actual process. I know sometimes we receive the NPDES permits for the application. I'm not sure if with this actual one we did or not, initially, the general permit. Q. A general permit? A. Yeah. Q. A general NPDES permit? A. Yes. Q. You think was part of the application? A. That is I'm not sure.	2 3 4 5 6 7 8 9 10 11 12 13	facility A. Yes. Q you would receive a copy of it? A. Yeah, either from in the application or sometime later, if needed. Q. Okay. Do you know if but you don't know if that if you actually did receive that; is that correct? A. I do not know. Q. Let me refer you to Exhibit J-1. MR. LUDDER: I'm going to move the admission, Your Honor, of Exhibits P-6
2 3 4 5 6 7 8 9 10 11 12 13 14	Q. Okay. And you're talking about A. I'm not sure about the actual process. I know sometimes we receive the NPDES permits for the application. I'm not sure if with this actual one we did or not, initially, the general permit. Q. A general permit? A. Yeah. Q. A general NPDES permit? A. Yes. Q. You think was part of the application? A. That is I'm not sure. Q. Okay. You're not sure? Okay.	2 3 4 5 6 7 8 9 10 11 12 13	facility A. Yes. Q you would receive a copy of it? A. Yeah, either from in the application or sometime later, if needed. Q. Okay. Do you know if but you don't know if that if you actually did receive that; is that correct? A. I do not know. Q. Let me refer you to Exhibit J-1. MR. LUDDER: I'm going to move the admission, Your Honor, of Exhibits P-6 and P-7.
2 3 4 5 6 7 8 9 10 11 12 13 14	Q. Okay. And you're talking about A. I'm not sure about the actual process. I know sometimes we receive the NPDES permits for the application. I'm not sure if with this actual one we did or not, initially, the general permit. Q. A general permit? A. Yeah. Q. A general NPDES permit? A. Yes. Q. You think was part of the application? A. That is I'm not sure. Q. Okay. You're not sure? Okay. Did you receive any response from the Water	2 3 4 5 6 7 8 9 10 11 12 13 14	facility A. Yes. Q you would receive a copy of it? A. Yeah, either from in the application or sometime later, if needed. Q. Okay. Do you know if but you don't know if that if you actually did receive that; is that correct? A. I do not know. Q. Let me refer you to Exhibit J-1. MR. LUDDER: I'm going to move the admission, Your Honor, of Exhibits P-6 and P-7. HEARING OFFICER: P-6 and P-7?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. Okay. And you're talking about A. I'm not sure about the actual process. I know sometimes we receive the NPDES permits for the application. I'm not sure if with this actual one we did or not, initially, the general permit. Q. A general permit? A. Yeah. Q. A general NPDES permit? A. Yes. Q. You think was part of the application? A. That is I'm not sure. Q. Okay. You're not sure? Okay. Did you receive any response from the Water Division or anybody in the Water Division, or	2 3 4 5 6 7 8 9 10 11 12 13 14 15	facility A. Yes. Q you would receive a copy of it? A. Yeah, either from in the application or sometime later, if needed. Q. Okay. Do you know if but you don't know if that if you actually did receive that; is that correct? A. I do not know. Q. Let me refer you to Exhibit J-1. MR. LUDDER: I'm going to move the admission, Your Honor, of Exhibits P-6 and P-7. HEARING OFFICER: P-6 and P-7? MR. LUDDER: Correct.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. Okay. And you're talking about A. I'm not sure about the actual process. I know sometimes we receive the NPDES permits for the application. I'm not sure if with this actual one we did or not, initially, the general permit. Q. A general permit? A. Yeah. Q. A general NPDES permit? A. Yes. Q. You think was part of the application? A. That is I'm not sure. Q. Okay. You're not sure? Okay. Did you receive any response from the Water Division or anybody in the Water Division, or the NPDES program, that they signed off on this	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	facility A. Yes. Q you would receive a copy of it? A. Yeah, either from in the application or sometime later, if needed. Q. Okay. Do you know if but you don't know if that if you actually did receive that; is that correct? A. I do not know. Q. Let me refer you to Exhibit J-1. MR. LUDDER: I'm going to move the admission, Your Honor, of Exhibits P-6 and P-7. HEARING OFFICER: P-6 and P-7? MR. LUDDER: Correct. MR. WHITE: No objection.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Okay. And you're talking about A. I'm not sure about the actual process. I know sometimes we receive the NPDES permits for the application. I'm not sure if with this actual one we did or not, initially, the general permit. Q. A general permit? A. Yeah. Q. A general NPDES permit? A. Yes. Q. You think was part of the application? A. That is I'm not sure. Q. Okay. You're not sure? Okay. Did you receive any response from the Water Division or anybody in the Water Division, or the NPDES program, that they signed off on this landfill expansion permit that Solid Waste was	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	facility A. Yes. Q you would receive a copy of it? A. Yeah, either from in the application or sometime later, if needed. Q. Okay. Do you know if but you don't know if that if you actually did receive that; is that correct? A. I do not know. Q. Let me refer you to Exhibit J-1. MR. LUDDER: I'm going to move the admission, Your Honor, of Exhibits P-6 and P-7. HEARING OFFICER: P-6 and P-7? MR. LUDDER: Correct. MR. WHITE: No objection. MR. CARTER: No objection.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Okay. And you're talking about A. I'm not sure about the actual process. I know sometimes we receive the NPDES permits for the application. I'm not sure if with this actual one we did or not, initially, the general permit. Q. A general permit? A. Yeah. Q. A general NPDES permit? A. Yes. Q. You think was part of the application? A. That is I'm not sure. Q. Okay. You're not sure? Okay. Did you receive any response from the Water Division or anybody in the Water Division, or the NPDES program, that they signed off on this landfill expansion permit that Solid Waste was going to issue?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	facility A. Yes. Q you would receive a copy of it? A. Yeah, either from in the application or sometime later, if needed. Q. Okay. Do you know if but you don't know if that if you actually did receive that; is that correct? A. I do not know. Q. Let me refer you to Exhibit J-1. MR. LUDDER: I'm going to move the admission, Your Honor, of Exhibits P-6 and P-7. HEARING OFFICER: P-6 and P-7? MR. LUDDER: Correct. MR. WHITE: No objection. MR. CARTER: No objection. HEARING OFFICER: They're admitted.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Okay. And you're talking about A. I'm not sure about the actual process. I know sometimes we receive the NPDES permits for the application. I'm not sure if with this actual one we did or not, initially, the general permit. Q. A general permit? A. Yeah. Q. A general NPDES permit? A. Yes. Q. You think was part of the application? A. That is I'm not sure. Q. Okay. You're not sure? Okay. Did you receive any response from the Water Division or anybody in the Water Division, or the NPDES program, that they signed off on this landfill expansion permit that Solid Waste was going to issue? A. No.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	facility A. Yes. Q you would receive a copy of it? A. Yeah, either from in the application or sometime later, if needed. Q. Okay. Do you know if but you don't know if that if you actually did receive that; is that correct? A. I do not know. Q. Let me refer you to Exhibit J-1. MR. LUDDER: I'm going to move the admission, Your Honor, of Exhibits P-6 and P-7. HEARING OFFICER: P-6 and P-7? MR. LUDDER: Correct. MR. WHITE: No objection. MR. CARTER: No objection. HEARING OFFICER: They're admitted. (Exhibits No. P-6 & P-7 were
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Okay. And you're talking about A. I'm not sure about the actual process. I know sometimes we receive the NPDES permits for the application. I'm not sure if with this actual one we did or not, initially, the general permit. Q. A general permit? A. Yeah. Q. A general NPDES permit? A. Yes. Q. You think was part of the application? A. That is I'm not sure. Q. Okay. You're not sure? Okay. Did you receive any response from the Water Division or anybody in the Water Division, or the NPDES program, that they signed off on this landfill expansion permit that Solid Waste was going to issue? A. No. Q. Did you receive any response from	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	facility A. Yes. Q you would receive a copy of it? A. Yeah, either from in the application or sometime later, if needed. Q. Okay. Do you know if but you don't know if that if you actually did receive that; is that correct? A. I do not know. Q. Let me refer you to Exhibit J-1. MR. LUDDER: I'm going to move the admission, Your Honor, of Exhibits P-6 and P-7. HEARING OFFICER: P-6 and P-7? MR. LUDDER: Correct. MR. WHITE: No objection. MR. CARTER: No objection. HEARING OFFICER: They're admitted. (Exhibits No. P-6 & P-7 were collectively admitted into
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Okay. And you're talking about A. I'm not sure about the actual process. I know sometimes we receive the NPDES permits for the application. I'm not sure if with this actual one we did or not, initially, the general permit. Q. A general permit? A. Yeah. Q. A general NPDES permit? A. Yes. Q. You think was part of the application? A. That is I'm not sure. Q. Okay. You're not sure? Okay. Did you receive any response from the Water Division or anybody in the Water Division, or the NPDES program, that they signed off on this landfill expansion permit that Solid Waste was going to issue? A. No.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	facility A. Yes. Q you would receive a copy of it? A. Yeah, either from in the application or sometime later, if needed. Q. Okay. Do you know if but you don't know if that if you actually did receive that; is that correct? A. I do not know. Q. Let me refer you to Exhibit J-1. MR. LUDDER: I'm going to move the admission, Your Honor, of Exhibits P-6 and P-7. HEARING OFFICER: P-6 and P-7? MR. LUDDER: Correct. MR. WHITE: No objection. MR. CARTER: No objection. HEARING OFFICER: They're admitted. (Exhibits No. P-6 & P-7 were

Alab	oama Department of Environmental Management		May 31, 2010
	Page 253		Page 255
1	correct?	1	address municipal waste landfills, C&D
2	HEARING OFFICER: P-4's already in	2	landfills, all landfills? Is it restricted to
3	here.	3	anything like that?
4	MR. LUDDER: Right. Okay.	4	A. I believe it is I don't believe
5	BY MR. LUDDER:	5	it it specifies with that one. But there is
6	Q. All right. Let's look at Exhibit	6	another one.
7	J-1. Do you recognize that document?	7	Q. Okay. Well, let's look at that
8	A. Yes.	8	one first.
9	Q. What is it?	9	A. Which one?
10	A. It is our cover letter cover	10	Q. The one you were just at.
11	letter to the City, which states that their	11	A. Okay.
12	permit is enclosed.	12	Q. 335-415 [verbatim] refers to
13	Q. And attached to that document is	13	cover. And you don't believe that that rule
14	what?	14	specifies any particular type of landfill,
15	A. It is the permit.	15	correct?
16	Q. And preceding the permit is what?	16	A. No.
17	A. Final Determination and a permit	17	Q. So it essentially applies to all
18	cover sheet.	18	landfills; is that right?
19	Q. And all the permit terms that	19	A. I believe so.
20	follow that, correct?	20	Q. Okay.
21	A. Correct.	21	(The Witness examined the
22	Q. And that goes to Pages 14 of 14?	22	document.)
23	A. Yes.	23	A. Yes, yeah.
	Page 254		Page 256
1		1	Page 256 Q. You confirmed that? Is
1 2	Q. So that's the final permit that was issued to allow the permit expansion,	1 2	
	Q. So that's the final permit that		Q. You confirmed that? Is
2	Q. So that's the final permit that was issued to allow the permit expansion,	2	Q. You confirmed that? Is that you confirmed that?
2	Q. So that's the final permit that was issued to allow the permit expansion, correct?	2	Q. You confirmed that? Is that you confirmed that? A. Yes.
2 3 4	Q. So that's the final permit that was issued to allow the permit expansion, correct? A. Correct.	2 3 4	Q. You confirmed that? Is that you confirmed that? A. Yes. Q. Okay. And does that rule suggest
2 3 4 5	Q. So that's the final permit that was issued to allow the permit expansion, correct? A. Correct. Q. If you would, turn to Section III	2 3 4 5	Q. You confirmed that? Is that you confirmed that? A. Yes. Q. Okay. And does that rule suggest that or state that no.
2 3 4 5 6	Q. So that's the final permit that was issued to allow the permit expansion, correct? A. Correct. Q. If you would, turn to Section III H of the permit on Page 8. Now, what does the first sentence of that section say? A. The Permittee shall cover all	2 3 4 5 6	Q. You confirmed that? Is that you confirmed that? A. Yes. Q. Okay. And does that rule suggest that or state that no. Does that rule state anything about the
2 3 4 5 6 7	Q. So that's the final permit that was issued to allow the permit expansion, correct? A. Correct. Q. If you would, turn to Section III H of the permit on Page 8. Now, what does the first sentence of that section say? A. The Permittee shall cover all wastes as required by 335-13.	2 3 4 5 6 7	Q. You confirmed that? Is that you confirmed that? A. Yes. Q. Okay. And does that rule suggest that or state that no. Does that rule state anything about the type of cover material that will be used at the landfill? A. Yes.
2 3 4 5 6 7 8	Q. So that's the final permit that was issued to allow the permit expansion, correct? A. Correct. Q. If you would, turn to Section III H of the permit on Page 8. Now, what does the first sentence of that section say? A. The Permittee shall cover all wastes as required by 335-13. Q. Okay. And do you know what 335-13	2 3 4 5 6 7 8	Q. You confirmed that? Is that you confirmed that? A. Yes. Q. Okay. And does that rule suggest that or state that no. Does that rule state anything about the type of cover material that will be used at the landfill? A. Yes. Q. What does it say?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. So that's the final permit that was issued to allow the permit expansion, correct? A. Correct. Q. If you would, turn to Section III H of the permit on Page 8. Now, what does the first sentence of that section say? A. The Permittee shall cover all wastes as required by 335-13. Q. Okay. And do you know what 335-13 requires of cover? A. Not off the top of my head. I can read it to you. Q. All right. I once again show you Exhibit P-6. See if you can find the section dealing with cover material. A. There's actually several, I believe. Q. Right.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. You confirmed that? Is that you confirmed that? A. Yes. Q. Okay. And does that rule suggest that or state that no. Does that rule state anything about the type of cover material that will be used at the landfill? A. Yes. Q. What does it say? A. It says, Any proposal to use alternate cover systems shall be submitted to the submitted to and approved by the Department prior to implementation implementation. Q. All right. And without an approval to use an alternate cover material, does this rule specify what has to be used? A. No.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. So that's the final permit that was issued to allow the permit expansion, correct? A. Correct. Q. If you would, turn to Section III H of the permit on Page 8. Now, what does the first sentence of that section say? A. The Permittee shall cover all wastes as required by 335-13. Q. Okay. And do you know what 335-13 requires of cover? A. Not off the top of my head. I can read it to you. Q. All right. I once again show you Exhibit P-6. See if you can find the section dealing with cover material. A. There's actually several, I believe. Q. Right. A. I'll start with what was it? 335-13-415, the cover?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. You confirmed that? Is that you confirmed that? A. Yes. Q. Okay. And does that rule suggest that or state that no. Does that rule state anything about the type of cover material that will be used at the landfill? A. Yes. Q. What does it say? A. It says, Any proposal to use alternate cover systems shall be submitted to the submitted to and approved by the Department prior to implementation implementation. Q. All right. And without an approval to use an alternate cover material, does this rule specify what has to be used? A. No. Q. Okay. Let's turn to the rule then on municipal waste landfills. 335-13-422,
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. So that's the final permit that was issued to allow the permit expansion, correct? A. Correct. Q. If you would, turn to Section III H of the permit on Page 8. Now, what does the first sentence of that section say? A. The Permittee shall cover all wastes as required by 335-13. Q. Okay. And do you know what 335-13 requires of cover? A. Not off the top of my head. I can read it to you. Q. All right. I once again show you Exhibit P-6. See if you can find the section dealing with cover material. A. There's actually several, I believe. Q. Right. A. I'll start with what was it?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. You confirmed that? Is that you confirmed that? A. Yes. Q. Okay. And does that rule suggest that or state that no. Does that rule state anything about the type of cover material that will be used at the landfill? A. Yes. Q. What does it say? A. It says, Any proposal to use alternate cover systems shall be submitted to the submitted to and approved by the Department prior to implementation implementation. Q. All right. And without an approval to use an alternate cover material, does this rule specify what has to be used? A. No. Q. Okay. Let's turn to the rule then

Page 257 than me. There you go. All right. Paragraph		Page 259
than me. There you go. All right. Paragraph		
	1	BY MR. LUDDER:
(1)(a)1, does that rule specify what's to be	2	Q. Okay. Go ahead and read that
used if the landfill is not using an alternative	3	first sentence again.
cover?	4	A. The Permittee shall cover all
A. Yes. Well, it says, Or.	5	wastes as required by 335-13.
· · · · · · · · · · · · · · · · · · ·	6	Q. All right. Now, the rule that you
	7	just read in 335-13-422 is part of 335-13,
	8	correct?
	9	A. Yes.
	10	Q. So the permit authorizes or the
·	11	permit requires then to comply with 335-13-422
	12	paren 1(a)1, correct?
·	13	A. Yes.
	14	Q. And (1)(a)1 provides for
· · · · · · · · · · · · · · · · · · ·		alternative cover material if approved, correct?
•		A. And is approved, yes.
• • • • • • • • • • • • • • • • • • • •		Q. The permit doesn't does not
•		prohibit the City of Dothan from using
		alternative cover material, does it? The permit
		itself?
•		A. Does it prohibit?
_		Q. Does the permit prohibit the City
earner, and I beneve you read it, and it read	23	of Dothan from using alternate cover material?
Page 258		Page 260
that the	1	A. Yes, it does.
MR. WHITE: I'm going to object.	2	Q. Where does it say that?
Counsel is testifying.	3	A. Well, we haven't approved any
HEARING OFFICER: Ask him again,	4	other type of cover material.
Mr. Ludder. I know what you're trying	5	Q. Well, the question was: Does the
to do. Go ahead and ask it.	6	permit prohibit using alternate cover
MR. LUDDER: Yeah.	7	MR. WHITE: I'm going to object.
BY MR. LUDDER:	8	He answered the question. He said
Q. All right. Exhibit J-1, Section	9	that the permit does not approve any
VIII [verbatim], we discussed before, Cover	10	alternate cover.
Requirements?	11	HEARING OFFICER: Overruled.
A. Uh-huh (affirmative response).	12	MR. LUDDER: He didn't say that.
Q. And it says they have to comply	13	He didn't say that.
MR. WHITE: I'm going to object,	14	BY MR. LUDDER:
Judge. I mean, what we're doing here	15	Q. Does the permit prohibit the use
is asking questions and not	16	of alternate cover
testifying.	17	MR. WHITE: I object I object.
HEARING OFFICER: Well, the Witness	18	He answered the question.
can read from it.	19	HEARING OFFICER: Overruled.
	that the MR. WHITE: I'm going to object. Counsel is testifying. HEARING OFFICER: Ask him again, Mr. Ludder. I know what you're trying to do. Go ahead and ask it. MR. LUDDER: Yeah. BY MR. LUDDER: Q. All right. Exhibit J-1, Section VIII [verbatim], we discussed before, Cover Requirements? A. Uh-huh (affirmative response). Q. And it says they have to comply MR. WHITE: I'm going to object, Judge. I mean, what we're doing here is asking questions and not testifying. HEARING OFFICER: Well, the Witness	be used? A. Well, it states, A minimum of six inches of compacted earth or other alternative cover material. Q. Okay. Now, if the Commission decides that alternative cover material can't be used at this landfill, what cover material has to be used? A. I don't believe it I mean, they only have "earth" as what they can use other than any other alternative approved by Q. Okay. What does we looked at the permit earlier, and it said, Comply with division MR. WHITE: Object. Q we looked at Exhibit J-1 earlier, and I believe you read it, and it read Page 258 that the MR. WHITE: I'm going to object. Counsel is testifying. HEARING OFFICER: Ask him again, Mr. Ludder. I know what you're trying to do. Go ahead and ask it. MR. LUDDER: Yeah. BY MR. LUDDER: Q. All right. Exhibit J-1, Section VIII [verbatim], we discussed before, Cover Requirements? A. Uh-huh (affirmative response). Q. And it says they have to comply MR. WHITE: I'm going to object, Judge. I mean, what we're doing here is asking questions and not testifying. HEARING OFFICER: Well, the Witness

it, then --

it.

20

21

22

23

MR. WHITE: If he asks him to read

HEARING OFFICER: Go ahead and read

A. We have not approved any other

Q. Answer the question. Does it

prohibit the use of alternate cover material?

cover, alternate daily cover.

20

21

22

23

	Page 261		Page 263
			· ·
1	A. Yes.	1	relevancy.
2	MR. WHITE: I'm going to object,	2	HEARING OFFICER: Overruled.
3	Judge. He's answered.	3	BY MR. LUDDER:
4	Q. And	4	Q. Has the Department ever granted a
5	HEARING OFFICER: Did you say, Yes?	5	request for alternate cover material without
6	THE WITNESS: I did, I'm sorry.	6	modifying a permit?
7	Yes.	7	MR. WHITE: Same objection.
8	HEARING OFFICER: Okay.	8	HEARING OFFICER: Same ruling.
9	BY MR. LUDDER:	9	A. That's that's hard for me to
10	Q. And you base that on what?	10	answer.
11	A. That it states that it has to be	11	Q. In your experience, you don't
12	approved by the Department, and we have not	12	know?
13	approved any other alternative cover.	13	A. In yes, in my experience, I do
14	Q. Okay. Does it authorize the use	14	not know.
15	of alternative cover material? Does the permit	15	Q. Okay. In any of the landfills
16	authorize the use of cover material?	16	that you have worked on permits before, have you
17	A. No. Of alternate cover material?	17	ever granted alternate cover alternate cover
18	Q. Right.	18	material use?
19	A. No.	19	A. Yes.
20	Q. How are approvals of alternate	20	Q. Which landfill was that?
21	cover material handled by the Department let	21	A. There's multiple.
22	me withdraw that.	22	Q. Multiple ones?
23	How does an applicant seek permission from	23	A. Yes.
	Page 262		Page 264
1	-	1	
1 2	the Department to use an alternative cover?	1 2	Q. And all those were done
	the Department to use an alternative cover? A. They would request permission		Q. And all those were done as during the permit process?
2	the Department to use an alternative cover? A. They would request permission either, you know, by itself or with a renewal or	2	Q. And all those were done as during the permit process? A. Not necessarily, no. They
2	the Department to use an alternative cover? A. They would request permission either, you know, by itself or with a renewal or modification, or anything like that.	2	Q. And all those were done as during the permit process? A. Not necessarily, no. They Q. Could you describe when they were
2 3 4	the Department to use an alternative cover? A. They would request permission either, you know, by itself or with a renewal or modification, or anything like that. Q. And by "anything like that," is it	2 3 4	Q. And all those were done as during the permit process? A. Not necessarily, no. They Q. Could you describe when they were done?
2 3 4 5	the Department to use an alternative cover? A. They would request permission either, you know, by itself or with a renewal or modification, or anything like that. Q. And by "anything like that," is it sufficient if the applicant merely submits an	2 3 4 5	Q. And all those were done as during the permit process? A. Not necessarily, no. They Q. Could you describe when they were done? A. I'm sorry. Describe the permit
2 3 4 5 6	the Department to use an alternative cover? A. They would request permission either, you know, by itself or with a renewal or modification, or anything like that. Q. And by "anything like that," is it sufficient if the applicant merely submits an e-mail request to use alternate cover material?	2 3 4 5 6	Q. And all those were done as during the permit process? A. Not necessarily, no. They Q. Could you describe when they were done? A. I'm sorry. Describe the permit process, I guess?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	the Department to use an alternative cover? A. They would request permission either, you know, by itself or with a renewal or modification, or anything like that. Q. And by "anything like that," is it sufficient if the applicant merely submits an e-mail request to use alternate cover material? A. No, not basically not typically. Q. If a if a solid waste facility has a current permit that says nothing about the use of alternative cover material, can they just merely submit an e-mail to the Department saying or asking for permission to use an alternate cover material? MR. WHITE: Judge, I'm going to A. No.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. And all those were done as during the permit process? A. Not necessarily, no. They Q. Could you describe when they were done? A. I'm sorry. Describe the permit process, I guess? Q. Yeah, I mean, was it a applic was it in the process of applying for a revision for a permit? A. Yes. Q. And so the authorization to use an alternate cover would have been addressed in the permit itself, correct? A. Yes. Q. Not in a separate document, like, a letter approval?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	the Department to use an alternative cover? A. They would request permission either, you know, by itself or with a renewal or modification, or anything like that. Q. And by "anything like that," is it sufficient if the applicant merely submits an e-mail request to use alternate cover material? A. No, not basically not typically. Q. If a if a solid waste facility has a current permit that says nothing about the use of alternative cover material, can they just merely submit an e-mail to the Department saying or asking for permission to use an alternate cover material? MR. WHITE: Judge, I'm going to A. No. MR. WHITE: object on the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. And all those were done as during the permit process? A. Not necessarily, no. They Q. Could you describe when they were done? A. I'm sorry. Describe the permit process, I guess? Q. Yeah, I mean, was it a applic was it in the process of applying for a revision for a permit? A. Yes. Q. And so the authorization to use an alternate cover would have been addressed in the permit itself, correct? A. Yes. Q. Not in a separate document, like, a letter approval? A. I believe, initially, that was how
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	the Department to use an alternative cover? A. They would request permission either, you know, by itself or with a renewal or modification, or anything like that. Q. And by "anything like that," is it sufficient if the applicant merely submits an e-mail request to use alternate cover material? A. No, not basically not typically. Q. If a if a solid waste facility has a current permit that says nothing about the use of alternative cover material, can they just merely submit an e-mail to the Department saying or asking for permission to use an alternate cover material? MR. WHITE: Judge, I'm going to A. No. MR. WHITE: object on the grounds of relevance here. I mean,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. And all those were done as during the permit process? A. Not necessarily, no. They Q. Could you describe when they were done? A. I'm sorry. Describe the permit process, I guess? Q. Yeah, I mean, was it a applic was it in the process of applying for a revision for a permit? A. Yes. Q. And so the authorization to use an alternate cover would have been addressed in the permit itself, correct? A. Yes. Q. Not in a separate document, like, a letter approval? A. I believe, initially, that was how it was done.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	the Department to use an alternative cover? A. They would request permission either, you know, by itself or with a renewal or modification, or anything like that. Q. And by "anything like that," is it sufficient if the applicant merely submits an e-mail request to use alternate cover material? A. No, not basically not typically. Q. If a if a solid waste facility has a current permit that says nothing about the use of alternative cover material, can they just merely submit an e-mail to the Department saying or asking for permission to use an alternate cover material? MR. WHITE: Judge, I'm going to A. No. MR. WHITE: object on the grounds of relevance here. I mean, we're talking about a hypothetical	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. And all those were done as during the permit process? A. Not necessarily, no. They Q. Could you describe when they were done? A. I'm sorry. Describe the permit process, I guess? Q. Yeah, I mean, was it a applic was it in the process of applying for a revision for a permit? A. Yes. Q. And so the authorization to use an alternate cover would have been addressed in the permit itself, correct? A. Yes. Q. Not in a separate document, like, a letter approval? A. I believe, initially, that was how it was done. Q. How what was done?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	the Department to use an alternative cover? A. They would request permission either, you know, by itself or with a renewal or modification, or anything like that. Q. And by "anything like that," is it sufficient if the applicant merely submits an e-mail request to use alternate cover material? A. No, not basically not typically. Q. If a if a solid waste facility has a current permit that says nothing about the use of alternative cover material, can they just merely submit an e-mail to the Department saying or asking for permission to use an alternate cover material? MR. WHITE: Judge, I'm going to A. No. MR. WHITE: object on the grounds of relevance here. I mean, we're talking about a hypothetical scenario that is irrelevant to this	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. And all those were done as during the permit process? A. Not necessarily, no. They Q. Could you describe when they were done? A. I'm sorry. Describe the permit process, I guess? Q. Yeah, I mean, was it a applic was it in the process of applying for a revision for a permit? A. Yes. Q. And so the authorization to use an alternate cover would have been addressed in the permit itself, correct? A. Yes. Q. Not in a separate document, like, a letter approval? A. I believe, initially, that was how it was done. Q. How what was done? A. How we approved the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	the Department to use an alternative cover? A. They would request permission either, you know, by itself or with a renewal or modification, or anything like that. Q. And by "anything like that," is it sufficient if the applicant merely submits an e-mail request to use alternate cover material? A. No, not basically not typically. Q. If a if a solid waste facility has a current permit that says nothing about the use of alternative cover material, can they just merely submit an e-mail to the Department saying or asking for permission to use an alternate cover material? MR. WHITE: Judge, I'm going to A. No. MR. WHITE: object on the grounds of relevance here. I mean, we're talking about a hypothetical	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. And all those were done as during the permit process? A. Not necessarily, no. They Q. Could you describe when they were done? A. I'm sorry. Describe the permit process, I guess? Q. Yeah, I mean, was it a applic was it in the process of applying for a revision for a permit? A. Yes. Q. And so the authorization to use an alternate cover would have been addressed in the permit itself, correct? A. Yes. Q. Not in a separate document, like, a letter approval? A. I believe, initially, that was how it was done. Q. How what was done?

	ama Department of Environmental Management		May 31, 2016
	Page 265		Page 267
1	THE WITNESS: I'm sorry.	1	this facility, I assume that you also reviewed
2	A. Initially, we issued a letter	2	the applicable regulations, correct?
3	approving the Permittee of a variance.	3	A. Correct.
4	Q. All right. So you consider that	4	Q. And when you reviewed or did
5	to be a variance?	5	you review whether this application complies
6	A. Yes.	6	with 335-13-422 paren 1(a)1?
7	Q. And does the Department do that	7	A. Yes.
8	anymore? Does it do they authorize alternate	8	Q. And during that review, did you
9	cover by letter approval anymore?	9	consider whether the authorization in that rule
10	A. No, but we'd also modify the	10	for alternate cover material was valid? Whether
11	permit as well, or make adjustments whereas	11	the rule was, in fact, a valid rule?
12	needed.	12	A. I'm sorry. Repeat that.
13	Q. Well, would you authorize	13	MR. CARTER: Objection, Your Honor.
14	alternate cover alternate authorize the	14	I mean, that's he's asking him if
15	use of alternate cover material before the	15	he thought the rule was a valid rule.
16	permit was revised to authorize it?	16	MR. LUDDER: No, I asked him if he
17	MR. WHITE: I'm sorry. I don't	17	investigated.
18	understand the question. Can you	18	MR. SASSER: He didn't.
19	rephrase that?	19	HEARING OFFICER: Sustained. You
20	MR. LUDDER: Sure.	20	can offer evidence that if it's
21	BY MR. LUDDER:	21	invalid, you can offer evidence, but
22	Q. Do you know if the Department	22	whether he investigated it or not
23	would ever issue a letter approval, as you said	23	BY MR. LUDDER:
	Page 266		Page 268
1	they have in the past, for alternate cover?	1	Q. All right. Let's look at
1 2	they have in the past, for alternate cover? Would they do that and follow it with a revision	1 2	Q. All right. Let's look at Exhibit J-1, the permit the final permit
	•		-
2	Would they do that and follow it with a revision	2	Exhibit J-1, the permit the final permit
2	Would they do that and follow it with a revision to the permit to authorize cover alternate	2	Exhibit J-1, the permit the final permit again, Page 9, Section J, titled, Daily Cells.
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Alai	pama Department of Environmental Management		May 31, 2016
	Page 269		Page 271
1	Q. Two working faces at a single cell	1	Q. Under the permit.
2	of a municipal waste landfill?	2	A. No.
3	A. At one cell?	3	Q. Why?
4	Q. Yes.	4	A. Well, that's what we based our
5	A. Possibly. I don't know I I	5	decision on, letting them have two working
6	don't believe I have any.	6	faces.
7	Q. Okay. Does the permit specify	7	Q. All right. Let's clarify your
8	where the working faces will be located?	8	previous answer. In this landfill expansion
9	A. Yes. Well yes.	9	area, the pink area on Exhibit P-5, does the
10	Q. Where does it say that?	10	permit authorize the City of Dothan to operate
11	A. Well, it just states that they	11	two working faces in that landfill expansion
12	have an MSW and a C&D cells it's two	12	area?
13	different cells.	13	A. No.
14	Q. All right. Stop there. On Page	14	Q. And where does it say that in the
15	7, Section III is titled, Specific MSW Landfill	15	permit?
16	Requirements. And on Page 8 under Section III,	16	A. It doesn't state that. It just
17	Section H, it discusses I'm sorry Section	17	states that they are approved for two working
18	J, it discusses the working faces, right?	18	faces.
19	A. Yes.	19	Q. And it doesn't specify any
20	Q. So why shouldn't	20	particular portion of the landfill, whether it's
21	A. It doesn't really it says,	21	the MSW landfill or the construction and
22	Daily Cells, is what it actually says.	22	demolition landfill, does it?
23	Q. I'm sorry?	23	A. I do not see it, no.
	B 070		D 070
	Page 270		Page 272
1	A. It just states Cells, Daily Cells.	1	Q. The permit grants a variance from
1 2	A. It just states Cells, Daily Cells.Q. Right, right. But it's under the	1 2	Q. The permit grants a variance from a particular rule, doesn't it, relating to
	A. It just states Cells, Daily Cells. Q. Right, right. But it's under the Section III that relates to municipal solid		Q. The permit grants a variance from a particular rule, doesn't it, relating to working faces in Section X of the permit?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. It just states Cells, Daily Cells. Q. Right, right. But it's under the Section III that relates to municipal solid waste landfill requirements, correct? A. Yes. Q. And, in fact, there is no section that deals with construction land construction and demolition landfill requirements, correct? Comparable to Section III? A. Yeah, I do not I don't see them. Q. All right. Can the City of Dothan under the permit can the City of Dothan operate two working faces within the municipal solid waste landfill? A. Yes. Q. Can they under the permit can they operate two working faces at the construction and demolition landfill?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. The permit grants a variance from a particular rule, doesn't it, relating to working faces in Section X of the permit? A. Of the rule? Is that what you're saying? Q. I said the permit itself grants a variance from a particular rule regarding working faces, correct? A. Yes. Q. And in that variance, they authorize two working faces, correct? A. Yes. Q. Did the City ever provide to the Department an assessment with supporting factual information of the impact of that variance on public health and the environment in the affected area? A. I didn't ask for any, I don't believe. Q. Did the City provide anything? An
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Bob Alal	by Lewis and Michael Del Vecchio v. pama Department of Environmental Management		May 31, 2016
	Page 273		Page 275
1	public health and the environment in the	1	Q. Did they provide a concise factual
2	affected area?	2	statement of the reasons?
3	A. Are you asking just for the	3	A. I do not remember. I don't think
4	working faces? Or for the other	4	so. No, I don't remember. No.
5	Q. Yes, just for the working faces.	5	Q. You have no idea?
6	A. I don't believe anything was	6	A. No idea, no.
7	changing really, except for that, except for the	7	Q. Okay. If they did, it would have
8	two working faces.	8	been in the permit application, correct?
9	Q. The Department granted a variance.	9	A. If they did, yes.
10	Did the City provide an assessment with	10	Q. Now, in Exhibit P-1 [verbatim],
11	supporting factual information of the impact of	11	the page after the cover letter, there's a
12	the variance on public health and the	12	document a one-page document called the Final
13	environment?	13	Determination.
14	A. I don't I don't believe I we	14	A. Uh-huh (affirmative response).
15	received any, no.	15	Q. Does that Final Determination
16	Q. Okay. Did the City provide ADEM	16	include a finding that noncompliance with the
17	with a concise factual statement of the reasons	17	working face rule will not threaten the public
18	it believes that noncompliance with the working	18	health or unreasonably create environmental
19	face requirement will not threaten public health	19	pollution?
20	or unreasonably create environmental pollution?	20	A. No.
21	A. I I mean, I can't remember.	21	Q. Did the Department make that
22	That's a huge document. I don't remember off	22	finding in writing anywhere in the permit
23	the top of my head.	23	determination, including the permit itself? Was
	Page 274		Page 276
1	Q. Okay. Did the City provide in the	1	there a finding to that effect?
2	permit application a clear and complete	2	A. Well, we approved the variance.
3	statement of the precise extent of the relief it	3	Q. I understand that. But was there
4	sought, including a specific identification of a	4	a finding to that effect, that it will not
5	particular division of the regulation for which	5	threaten public health or unreasonably create
6	a variance was sought?	6	environmental pollution?
7	A. Ask that again, please.	7	A. Well, we wouldn't have approved
8	Q. Yeah.	8	the variance if there would have been. But at
9	HEARING OFFICER: What was your	9	least to our
10	answer?	10	Q. Did you make a did you make a
11	THE WITNESS: Ask it again, please.	11	written finding to that effect?
12	I didn't understand the question.	12	A. A written written finding? No,
13	BY MR. LUDDER:	13	we did not.
14	Q. Did the City provide a clear and	14	Q. No? And, in fact, the Final
15	complete statement of the precise extent of the	15	Determination doesn't mention any variances at
16	relief sought, including specific identification	16	all, does it?
1	6.4 . 1	1	A NT (TD1 () (' '(' 1

17 18

19

20

21

22

of the particular provisions of the regulations

A. Well, then they showed they were

A. They showed that they needed two

from which the variance was sought?

needing two -- two working faces, yes.

working faces, in which it was...

Q. I'm sorry?

(69) Pages 273 - 276

A. No. That's not initial.

Q. Okay. Let's refer to Exhibit P-6,

Rule 335-14 -- excuse me. 335-13-4-.22 paren 1,

MR. WHITE: David, one more time

MR. LUDDER: 335-13-4-.22 (1)(b).

17

18

19

20

21

22

23

(b) as in "boy."

please?

	ama Department of Environmental Management		May 31, 2016
	Page 277		Page 279
1	MR. WHITE: Thank you.	1	Q. So would it be your understanding
2	BY MR. LUDDER:	2	that during the active operation of the
3	Q. All right. Now, that rule refers	3	landfill, prior to final cover, the face slope
4	to the "face slope" they call it. Do you	4	is to be four to one?
5	understand what that means?	5	A. Yes, it appears that way.
6	A. Yes.	6	Q. Okay. Now, Exhibit P-1, the
7	Q. What does it mean?	7	permit, authorizes a variance from the final
8	A. I guess that means just basically	8	slope requirements of the rules, does it not?
9	the slope face. I mean, it's I don't know to	9	A. Of the final slope?
10	actually give you a definition.	10	Q. Right.
11	Q. Is it referring to the working	11	A. Yes.
12	face?	12	Q. All right. And the rule
13	A. I believe so.	13	that absent the variance is that Rule
14	Q. Okay. And look at Rule	14	335-420 [verbatim] paren c 2 in Exhibit P-6?
15	335-13-423, which refers to construction and	15	A. Uh-huh (affirmative response).
16	demolition landfills.	16	Q. Does that sound correct?
17	A. Uh-huh (affirmative response).	17	A. It looks correct.
18	Q. Paragraph 1(c). That includes the	18	Q. And that rule requires a final
19	same slope requirement, but it doesn't seem to	19	slope of four to one, correct? Absent of
20	say "face slope," does it?	20	variance?
21	A. I do not see the word "face."	21	A. Yes.
22	Q. All right. But it does refer to a	22	Q. And the variance that was granted
23	four-to-one slope requirement, correct?	23	was for what slope?
	D 0=0		
	Page 278		Page 280
1	A. Correct.	1	A. Are you are you asking what
1 2		1 2	
	A. Correct.		A. Are you are you asking what
2	A. Correct.Q. As did the previous rule,	2	A. Are you are you asking what degree?
2	A. Correct. Q. As did the previous rule, 335-13-422 (1)(b). That referred to a four-to-one slope, correct? A. Correct.	2	A. Are you are you asking what degree? Q. What was what was the slope?
2 3 4	A. Correct. Q. As did the previous rule, 335-13-422 (1)(b). That referred to a four-to-one slope, correct?	2 3 4	A. Are you are you asking what degree? Q. What was what was the slope? What was the ratio?
2 3 4 5	A. Correct. Q. As did the previous rule, 335-13-422 (1)(b). That referred to a four-to-one slope, correct? A. Correct.	2 3 4 5	A. Are you are you asking what degree? Q. What was what was the slope? What was the ratio? A. Three to one. Q. Three to one? Okay. And that's on Page 14 of the permit?
2 3 4 5 6	A. Correct. Q. As did the previous rule, 335-13-422 (1)(b). That referred to a four-to-one slope, correct? A. Correct. Q. Do you think those rules apply to	2 3 4 5 6	A. Are you are you asking what degree? Q. What was what was the slope? What was the ratio? A. Three to one. Q. Three to one? Okay. And that's
2 3 4 5 6 7	A. Correct. Q. As did the previous rule, 335-13-422 (1)(b). That referred to a four-to-one slope, correct? A. Correct. Q. Do you think those rules apply to the slope of the final cover system? Or do they apply during the operation of the landfill? A. I believe that's the operation.	2 3 4 5 6 7	A. Are you are you asking what degree? Q. What was what was the slope? What was the ratio? A. Three to one. Q. Three to one? Okay. And that's on Page 14 of the permit?
2 3 4 5 6 7 8	A. Correct. Q. As did the previous rule, 335-13-422 (1)(b). That referred to a four-to-one slope, correct? A. Correct. Q. Do you think those rules apply to the slope of the final cover system? Or do they apply during the operation of the landfill?	2 3 4 5 6 7 8	A. Are you are you asking what degree? Q. What was what was the slope? What was the ratio? A. Three to one. Q. Three to one? Okay. And that's on Page 14 of the permit? A. And also on another page as well.
2 3 4 5 6 7 8 9	A. Correct. Q. As did the previous rule, 335-13-422 (1)(b). That referred to a four-to-one slope, correct? A. Correct. Q. Do you think those rules apply to the slope of the final cover system? Or do they apply during the operation of the landfill? A. I believe that's the operation.	2 3 4 5 6 7 8 9	A. Are you are you asking what degree? Q. What was what was the slope? What was the ratio? A. Three to one. Q. Three to one? Okay. And that's on Page 14 of the permit? A. And also on another page as well. Q. Okay. Let's in Exhibit J-1,
2 3 4 5 6 7 8 9	A. Correct. Q. As did the previous rule, 335-13-422 (1)(b). That referred to a four-to-one slope, correct? A. Correct. Q. Do you think those rules apply to the slope of the final cover system? Or do they apply during the operation of the landfill? A. I believe that's the operation. Q. Okay. Now, the permit at Joint	2 3 4 5 6 7 8 9	A. Are you are you asking what degree? Q. What was what was the slope? What was the ratio? A. Three to one. Q. Three to one? Okay. And that's on Page 14 of the permit? A. And also on another page as well. Q. Okay. Let's in Exhibit J-1, Page 14, it speaks about variances, correct?
2 3 4 5 6 7 8 9 10	A. Correct. Q. As did the previous rule, 335-13-422 (1)(b). That referred to a four-to-one slope, correct? A. Correct. Q. Do you think those rules apply to the slope of the final cover system? Or do they apply during the operation of the landfill? A. I believe that's the operation. Q. Okay. Now, the permit at Joint Exhibit 1, Page 9, under Section III, which is	2 3 4 5 6 7 8 9 10	A. Are you are you asking what degree? Q. What was what was the slope? What was the ratio? A. Three to one. Q. Three to one? Okay. And that's on Page 14 of the permit? A. And also on another page as well. Q. Okay. Let's in Exhibit J-1, Page 14, it speaks about variances, correct? A. Uh-huh (affirmative response).
2 3 4 5 6 7 8 9 10 11	A. Correct. Q. As did the previous rule, 335-13-422 (1)(b). That referred to a four-to-one slope, correct? A. Correct. Q. Do you think those rules apply to the slope of the final cover system? Or do they apply during the operation of the landfill? A. I believe that's the operation. Q. Okay. Now, the permit at Joint Exhibit 1, Page 9, under Section III, which is Solid Waste Municipal Solid Waste Landfill	2 3 4 5 6 7 8 9 10 11	A. Are you are you asking what degree? Q. What was what was the slope? What was the ratio? A. Three to one. Q. Three to one? Okay. And that's on Page 14 of the permit? A. And also on another page as well. Q. Okay. Let's in Exhibit J-1, Page 14, it speaks about variances, correct? A. Uh-huh (affirmative response). Q. And where is the other reference
2 3 4 5 6 7 8 9 10 11 12	A. Correct. Q. As did the previous rule, 335-13-422 (1)(b). That referred to a four-to-one slope, correct? A. Correct. Q. Do you think those rules apply to the slope of the final cover system? Or do they apply during the operation of the landfill? A. I believe that's the operation. Q. Okay. Now, the permit at Joint Exhibit 1, Page 9, under Section III, which is Solid Waste Municipal Solid Waste Landfill Requirements, Paragraph J refers to slope as	2 3 4 5 6 7 8 9 10 11 12	A. Are you are you asking what degree? Q. What was what was the slope? What was the ratio? A. Three to one. Q. Three to one? Okay. And that's on Page 14 of the permit? A. And also on another page as well. Q. Okay. Let's in Exhibit J-1, Page 14, it speaks about variances, correct? A. Uh-huh (affirmative response). Q. And where is the other reference to the final slope?
2 3 4 5 6 7 8 9 10 11 12 13	A. Correct. Q. As did the previous rule, 335-13-422 (1)(b). That referred to a four-to-one slope, correct? A. Correct. Q. Do you think those rules apply to the slope of the final cover system? Or do they apply during the operation of the landfill? A. I believe that's the operation. Q. Okay. Now, the permit at Joint Exhibit 1, Page 9, under Section III, which is Solid Waste Municipal Solid Waste Landfill Requirements, Paragraph J refers to slope as well, correct?	2 3 4 5 6 7 8 9 10 11 12 13	A. Are you are you asking what degree? Q. What was what was the slope? What was the ratio? A. Three to one. Q. Three to one? Okay. And that's on Page 14 of the permit? A. And also on another page as well. Q. Okay. Let's in Exhibit J-1, Page 14, it speaks about variances, correct? A. Uh-huh (affirmative response). Q. And where is the other reference to the final slope? A. It says on Page on Section
2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Correct. Q. As did the previous rule, 335-13-422 (1)(b). That referred to a four-to-one slope, correct? A. Correct. Q. Do you think those rules apply to the slope of the final cover system? Or do they apply during the operation of the landfill? A. I believe that's the operation. Q. Okay. Now, the permit at Joint Exhibit 1, Page 9, under Section III, which is Solid Waste Municipal Solid Waste Landfill Requirements, Paragraph J refers to slope as well, correct? A. Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14	A. Are you are you asking what degree? Q. What was what was the slope? What was the ratio? A. Three to one. Q. Three to one? Okay. And that's on Page 14 of the permit? A. And also on another page as well. Q. Okay. Let's in Exhibit J-1, Page 14, it speaks about variances, correct? A. Uh-huh (affirmative response). Q. And where is the other reference to the final slope? A. It says on Page on Section VIII, A. Q. Section VIII, A? A. Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Correct. Q. As did the previous rule, 335-13-422 (1)(b). That referred to a four-to-one slope, correct? A. Correct. Q. Do you think those rules apply to the slope of the final cover system? Or do they apply during the operation of the landfill? A. I believe that's the operation. Q. Okay. Now, the permit at Joint Exhibit 1, Page 9, under Section III, which is Solid Waste Municipal Solid Waste Landfill Requirements, Paragraph J refers to slope as well, correct? A. Yes. Q. And does that talk about face	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Are you are you asking what degree? Q. What was what was the slope? What was the ratio? A. Three to one. Q. Three to one? Okay. And that's on Page 14 of the permit? A. And also on another page as well. Q. Okay. Let's in Exhibit J-1, Page 14, it speaks about variances, correct? A. Uh-huh (affirmative response). Q. And where is the other reference to the final slope? A. It says on Page on Section VIII, A. Q. Section VIII, A? A. Yes. Q. All right. What's the purpose of
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Correct. Q. As did the previous rule, 335-13-422 (1)(b). That referred to a four-to-one slope, correct? A. Correct. Q. Do you think those rules apply to the slope of the final cover system? Or do they apply during the operation of the landfill? A. I believe that's the operation. Q. Okay. Now, the permit at Joint Exhibit 1, Page 9, under Section III, which is Solid Waste Municipal Solid Waste Landfill Requirements, Paragraph J refers to slope as well, correct? A. Yes. Q. And does that talk about face slope?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Are you are you asking what degree? Q. What was what was the slope? What was the ratio? A. Three to one. Q. Three to one? Okay. And that's on Page 14 of the permit? A. And also on another page as well. Q. Okay. Let's in Exhibit J-1, Page 14, it speaks about variances, correct? A. Uh-huh (affirmative response). Q. And where is the other reference to the final slope? A. It says on Page on Section VIII, A. Q. Section VIII, A? A. Yes. Q. All right. What's the purpose of the Department regulating either the operational
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Correct. Q. As did the previous rule, 335-13-422 (1)(b). That referred to a four-to-one slope, correct? A. Correct. Q. Do you think those rules apply to the slope of the final cover system? Or do they apply during the operation of the landfill? A. I believe that's the operation. Q. Okay. Now, the permit at Joint Exhibit 1, Page 9, under Section III, which is Solid Waste Municipal Solid Waste Landfill Requirements, Paragraph J refers to slope as well, correct? A. Yes. Q. And does that talk about face slope? A. Yes. Q. And does that specify the slope for the face slope?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Are you are you asking what degree? Q. What was what was the slope? What was the ratio? A. Three to one. Q. Three to one? Okay. And that's on Page 14 of the permit? A. And also on another page as well. Q. Okay. Let's in Exhibit J-1, Page 14, it speaks about variances, correct? A. Uh-huh (affirmative response). Q. And where is the other reference to the final slope? A. It says on Page on Section VIII, A. Q. Section VIII, A? A. Yes. Q. All right. What's the purpose of the Department regulating either the operational face slope or the final slope?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Correct. Q. As did the previous rule, 335-13-422 (1)(b). That referred to a four-to-one slope, correct? A. Correct. Q. Do you think those rules apply to the slope of the final cover system? Or do they apply during the operation of the landfill? A. I believe that's the operation. Q. Okay. Now, the permit at Joint Exhibit 1, Page 9, under Section III, which is Solid Waste Municipal Solid Waste Landfill Requirements, Paragraph J refers to slope as well, correct? A. Yes. Q. And does that talk about face slope? A. Yes. Q. And does that specify the slope	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Are you are you asking what degree? Q. What was what was the slope? What was the ratio? A. Three to one. Q. Three to one? Okay. And that's on Page 14 of the permit? A. And also on another page as well. Q. Okay. Let's in Exhibit J-1, Page 14, it speaks about variances, correct? A. Uh-huh (affirmative response). Q. And where is the other reference to the final slope? A. It says on Page on Section VIII, A. Q. Section VIII, A? A. Yes. Q. All right. What's the purpose of the Department regulating either the operational face slope or the final slope? A. I don't understand the question.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Correct. Q. As did the previous rule, 335-13-422 (1)(b). That referred to a four-to-one slope, correct? A. Correct. Q. Do you think those rules apply to the slope of the final cover system? Or do they apply during the operation of the landfill? A. I believe that's the operation. Q. Okay. Now, the permit at Joint Exhibit 1, Page 9, under Section III, which is Solid Waste Municipal Solid Waste Landfill Requirements, Paragraph J refers to slope as well, correct? A. Yes. Q. And does that talk about face slope? A. Yes. Q. And does that specify the slope for the face slope? A. Yes. Q. And is that four to one?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Are you are you asking what degree? Q. What was what was the slope? What was the ratio? A. Three to one. Q. Three to one? Okay. And that's on Page 14 of the permit? A. And also on another page as well. Q. Okay. Let's in Exhibit J-1, Page 14, it speaks about variances, correct? A. Uh-huh (affirmative response). Q. And where is the other reference to the final slope? A. It says on Page on Section VIII, A. Q. Section VIII, A? A. Yes. Q. All right. What's the purpose of the Department regulating either the operational face slope or the final slope?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Correct. Q. As did the previous rule, 335-13-422 (1)(b). That referred to a four-to-one slope, correct? A. Correct. Q. Do you think those rules apply to the slope of the final cover system? Or do they apply during the operation of the landfill? A. I believe that's the operation. Q. Okay. Now, the permit at Joint Exhibit 1, Page 9, under Section III, which is Solid Waste Municipal Solid Waste Landfill Requirements, Paragraph J refers to slope as well, correct? A. Yes. Q. And does that talk about face slope? A. Yes. Q. And does that specify the slope for the face slope? A. Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Are you are you asking what degree? Q. What was what was the slope? What was the ratio? A. Three to one. Q. Three to one? Okay. And that's on Page 14 of the permit? A. And also on another page as well. Q. Okay. Let's in Exhibit J-1, Page 14, it speaks about variances, correct? A. Uh-huh (affirmative response). Q. And where is the other reference to the final slope? A. It says on Page on Section VIII, A. Q. Section VIII, A? A. Yes. Q. All right. What's the purpose of the Department regulating either the operational face slope or the final slope? A. I don't understand the question.

	Dama Department of Environmental Management		Page 202
	Page 281		Page 283
1	A. That's I mean, that's I'm	1	A. I am.
2	sure some people would have similar things of	2	Q. Do you know if the City of Dothan
3	why that might matter. It might not matter to	3	provided any calculations regarding soil loss?
4	other things [verbatim]. You're asking there	4	A. Yes, they did.
5	broadly, through the Department.	5	Q. Can you show me where that is in
6	Q. Do you know what the purpose of	6	the application?
7	the rule is? What it's trying to accomplish?	7	A. Oh, yes. It was when the slope
8	A. Probably erosion.	8	stability analysis was here, and you stated it
9	Q. Erosion? And, in fact,	9	was one of the exhibits. I'm not sure which one
10	doesn't let me show you Rule 335-13-420 on	10	it was.
11	Page 4-14 of Exhibit P-6 and ask you if that	11	Q. Yeah, it should be included in
	says anything about erosion.	12	this large volume toward the rear. We'll have
12	A. Which one am I looking at again?	13	to find it.
13			
14	Q. The top top of the page.	14	A. They submitted it as a completely different binder.
15	A. That one?	15	
16	Q. Yeah, at the very top of the page.	16	Q. Right. There's a section in here
17	A. It saysit does.	17	somewhere.
18	Q. It does? And when it refers	18	A. I believe it was over here,
19	to I'm sorry.	19	actually. I found it.
20	Look at the bottom of Page 4-13, where it	20	Q. Can you show me where in that
21	says, The maximum final grade.	21	document the City provided soil loss
22	Could you read that sentence?	22	calculations for the three-to-one slope?
23	A. The maximum final grade of the	23	A. I have no idea exactly where it
	Page 282		Page 284
1		1	
1 2	final cover system shall not exceed 25 percent	1 2	is. That's the large document.
2	final cover system shall not exceed 25 percent or as specified by the Department to minimize	2	is. That's the large document. Q. Pardon me?
2	final cover system shall not exceed 25 percent or as specified by the Department to minimize erosion.	2	is. That's the large document.Q. Pardon me?A. I don't know exactly where it
2 3 4	final cover system shall not exceed 25 percent or as specified by the Department to minimize erosion. Q. To minimize erosion? So that	2 3 4	is. That's the large document.Q. Pardon me?A. I don't know exactly where it stated it, no.
2 3 4 5	final cover system shall not exceed 25 percent or as specified by the Department to minimize erosion. Q. To minimize erosion? So that confirms what you thought was the concern of the	2 3 4 5	is. That's the large document.Q. Pardon me?A. I don't know exactly where it stated it, no.Q. But you think it's in there?
2 3 4 5 6	final cover system shall not exceed 25 percent or as specified by the Department to minimize erosion. Q. To minimize erosion? So that confirms what you thought was the concern of the Department for having a slope rule?	2 3 4 5 6	is. That's the large document. Q. Pardon me? A. I don't know exactly where it stated it, no. Q. But you think it's in there? A. Maybe. I don't know exactly what
2 3 4 5 6 7	final cover system shall not exceed 25 percent or as specified by the Department to minimize erosion. Q. To minimize erosion? So that confirms what you thought was the concern of the Department for having a slope rule? A. I believe so.	2 3 4 5 6 7	is. That's the large document. Q. Pardon me? A. I don't know exactly where it stated it, no. Q. But you think it's in there? A. Maybe. I don't know exactly what you're asking for.
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2 3 4 5 6 7 8 9	final cover system shall not exceed 25 percent or as specified by the Department to minimize erosion. Q. To minimize erosion? So that confirms what you thought was the concern of the Department for having a slope rule? A. I believe so. Q. Okay. And when it says 25 percent, is that the same thing as four to one?	2 3 4 5 6 7 8 9	is. That's the large document. Q. Pardon me? A. I don't know exactly where it stated it, no. Q. But you think it's in there? A. Maybe. I don't know exactly what you're asking for. Q. Soil loss calculations. A. Possibly. That would be better
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	final cover system shall not exceed 25 percent or as specified by the Department to minimize erosion. Q. To minimize erosion? So that confirms what you thought was the concern of the Department for having a slope rule? A. I believe so. Q. Okay. And when it says 25 percent, is that the same thing as four to one? A. Yes, it is. Q. Now, would you expect let me ask you this: Are you familiar with the USDA's Universal Soil Loss Equation? A. I am not. Q. Would a slope of three to one create more potential for soil loss by erosion than a slope of four to one? A. I have no idea. Q. And you are an engineer; is that right? A. I believe so. Q. You're a certified professional	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	is. That's the large document. Q. Pardon me? A. I don't know exactly where it stated it, no. Q. But you think it's in there? A. Maybe. I don't know exactly what you're asking for. Q. Soil loss calculations. A. Possibly. That would be better asked for the people who constructed this. Q. All right. You don't recall seeing any soil loss calculations? A. No, I'm not saying that. I'm recalling saying that I don't know where they are. Q. I'm sorry? A. I'm saying I do not know where they are in this actual document. Q. Do you recall seeing them? A. I do not remember. Q. Okay. Did the City provide the Department with an assessment with supporting
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	final cover system shall not exceed 25 percent or as specified by the Department to minimize erosion. Q. To minimize erosion? So that confirms what you thought was the concern of the Department for having a slope rule? A. I believe so. Q. Okay. And when it says 25 percent, is that the same thing as four to one? A. Yes, it is. Q. Now, would you expect let me ask you this: Are you familiar with the USDA's Universal Soil Loss Equation? A. I am not. Q. Would a slope of three to one create more potential for soil loss by erosion than a slope of four to one? A. I have no idea. Q. And you are an engineer; is that right? A. I believe so.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	is. That's the large document. Q. Pardon me? A. I don't know exactly where it stated it, no. Q. But you think it's in there? A. Maybe. I don't know exactly what you're asking for. Q. Soil loss calculations. A. Possibly. That would be better asked for the people who constructed this. Q. All right. You don't recall seeing any soil loss calculations? A. No, I'm not saying that. I'm recalling saying that I don't know where they are. Q. I'm sorry? A. I'm saying I do not know where they are in this actual document. Q. Do you recall seeing them? A. I do not remember. Q. Okay. Did the City provide the

Alat	pama Department of Environmental Management		May 31, 2016
	Page 285		Page 287
1	variance from the four-to-one slope requirement	1	A. I guess the permits are written.
2	would have on public health and the environment	2	I mean, saying that we approved it.
3	in the affected area?	3	Q. You approved the landfill?
4	A. I do not remember.	4	A. The we approved the variance.
5	Q. If they did, it would have been in	5	Q. You approved the variance?
6	the application; is that correct?	6	A. Yes.
7	A. If they did, it would have been in	7	Q. All right. Did you make a finding
8	the application or the slope stability analysis.	8	in that approval that the variance would not
9	If they did, yes.	9	threaten the public health or unreasonably
10	Q. I'm sorry?	10	create environmental pollution?
11	A. If they did, yes.	11	A. No, not in this. We typically do
12	Q. If they did? You don't recall	12	not.
13	A. I do not remember.	13	Q. And does the Final Determination
14	Q where it is, or if it was	14	in Exhibit J-1 include a finding that the
15	submitted?	15	variance from the slope requirement will not
16	A. Correct.	16	threaten the public health or unreasonably
17	Q. Did the City provide the	17	create environmental pollution?
18	Department with a concise factual statement of	18	A. No. And it is not standard for us
19	the reasons they believe a variance or	19	to do that.
20	excuse me the reasons they believe	20	Q. Let me ask you to look at Exhibit
21	noncompliance with the four-to-one-slope	21	P-5, which is the large drawings. On Sheet
22	requirement would not threaten public health or	22	Number 3, Page okay. Do you see
23	unreasonably create environmental pollutions?	23	sedimentation ponds on Sheet Number 3?
	D 000		D 000
	Page 286		Page 288
1	A. I do not remember.	1	A. Yes.
1 2	A. I do not remember.Q. You do not remember?	1 2	A. Yes.Q. Okay. At the bottom right corner
	A. I do not remember.Q. You do not remember?A. I don't remember.		A. Yes. Q. Okay. At the bottom right corner of the drawing, it does say Sheet Number 3,
2	A. I do not remember.Q. You do not remember?A. I don't remember.Q. Do you remember seeing it in the	2	A. Yes. Q. Okay. At the bottom right corner of the drawing, it does say Sheet Number 3, correct?
2	A. I do not remember.Q. You do not remember?A. I don't remember.Q. Do you remember seeing it in the application?	2	A. Yes. Q. Okay. At the bottom right corner of the drawing, it does say Sheet Number 3, correct? A. Yes.
2 3 4	 A. I do not remember. Q. You do not remember? A. I don't remember. Q. Do you remember seeing it in the application? A. I do not remember, no. I have no 	2 3 4	A. Yes. Q. Okay. At the bottom right corner of the drawing, it does say Sheet Number 3, correct? A. Yes. Q. Okay. And what sedimentation
2 3 4 5	A. I do not remember. Q. You do not remember? A. I don't remember. Q. Do you remember seeing it in the application? A. I do not remember, no. I have no idea.	2 3 4 5	A. Yes. Q. Okay. At the bottom right corner of the drawing, it does say Sheet Number 3, correct? A. Yes. Q. Okay. And what sedimentation ponds do you see? How are they labeled?
2 3 4 5 6 7 8	A. I do not remember. Q. You do not remember? A. I don't remember. Q. Do you remember seeing it in the application? A. I do not remember, no. I have no idea. Q. Okay. Did the City provide a	2 3 4 5 6 7 8	A. Yes. Q. Okay. At the bottom right corner of the drawing, it does say Sheet Number 3, correct? A. Yes. Q. Okay. And what sedimentation ponds do you see? How are they labeled? A. One, two, and three.
2 3 4 5 6 7 8	A. I do not remember. Q. You do not remember? A. I don't remember. Q. Do you remember seeing it in the application? A. I do not remember, no. I have no idea. Q. Okay. Did the City provide a clear and complete statement of the precise	2 3 4 5 6 7 8 9	A. Yes. Q. Okay. At the bottom right corner of the drawing, it does say Sheet Number 3, correct? A. Yes. Q. Okay. And what sedimentation ponds do you see? How are they labeled? A. One, two, and three. Q. And how are they would you
2 3 4 5 6 7 8 9	A. I do not remember. Q. You do not remember? A. I don't remember. Q. Do you remember seeing it in the application? A. I do not remember, no. I have no idea. Q. Okay. Did the City provide a clear and complete statement of the precise extent of the relief sought? Including specific	2 3 4 5 6 7 8 9	A. Yes. Q. Okay. At the bottom right corner of the drawing, it does say Sheet Number 3, correct? A. Yes. Q. Okay. And what sedimentation ponds do you see? How are they labeled? A. One, two, and three. Q. And how are they would you indicate the entire label?
2 3 4 5 6 7 8 9 10	A. I do not remember. Q. You do not remember? A. I don't remember. Q. Do you remember seeing it in the application? A. I do not remember, no. I have no idea. Q. Okay. Did the City provide a clear and complete statement of the precise extent of the relief sought? Including specific identification of the particular provisions of	2 3 4 5 6 7 8 9 10	A. Yes. Q. Okay. At the bottom right corner of the drawing, it does say Sheet Number 3, correct? A. Yes. Q. Okay. And what sedimentation ponds do you see? How are they labeled? A. One, two, and three. Q. And how are they would you indicate the entire label? A. Sediment Pond Number 1, and
2 3 4 5 6 7 8 9 10 11	A. I do not remember. Q. You do not remember? A. I don't remember. Q. Do you remember seeing it in the application? A. I do not remember, no. I have no idea. Q. Okay. Did the City provide a clear and complete statement of the precise extent of the relief sought? Including specific identification of the particular provisions of the regulations from which the slope variance	2 3 4 5 6 7 8 9 10 11	A. Yes. Q. Okay. At the bottom right corner of the drawing, it does say Sheet Number 3, correct? A. Yes. Q. Okay. And what sedimentation ponds do you see? How are they labeled? A. One, two, and three. Q. And how are they would you indicate the entire label? A. Sediment Pond Number 1, and Sediment Pond Number
2 3 4 5 6 7 8 9 10 11 12	A. I do not remember. Q. You do not remember? A. I don't remember. Q. Do you remember seeing it in the application? A. I do not remember, no. I have no idea. Q. Okay. Did the City provide a clear and complete statement of the precise extent of the relief sought? Including specific identification of the particular provisions of the regulations from which the slope variance was sought?	2 3 4 5 6 7 8 9 10 11 12	A. Yes. Q. Okay. At the bottom right corner of the drawing, it does say Sheet Number 3, correct? A. Yes. Q. Okay. And what sedimentation ponds do you see? How are they labeled? A. One, two, and three. Q. And how are they would you indicate the entire label? A. Sediment Pond Number 1, and Sediment Pond Number 3.
2 3 4 5 6 7 8 9 10 11 12 13	A. I do not remember. Q. You do not remember? A. I don't remember. Q. Do you remember seeing it in the application? A. I do not remember, no. I have no idea. Q. Okay. Did the City provide a clear and complete statement of the precise extent of the relief sought? Including specific identification of the particular provisions of the regulations from which the slope variance was sought? A. Possibly. Like I said, I do not	2 3 4 5 6 7 8 9 10 11 12 13	A. Yes. Q. Okay. At the bottom right corner of the drawing, it does say Sheet Number 3, correct? A. Yes. Q. Okay. And what sedimentation ponds do you see? How are they labeled? A. One, two, and three. Q. And how are they would you indicate the entire label? A. Sediment Pond Number 1, and Sediment Pond Number 3. Q. Okay. Now, do those sediment
2 3 4 5 6 7 8 9 10 11 12 13 14	A. I do not remember. Q. You do not remember? A. I don't remember. Q. Do you remember seeing it in the application? A. I do not remember, no. I have no idea. Q. Okay. Did the City provide a clear and complete statement of the precise extent of the relief sought? Including specific identification of the particular provisions of the regulations from which the slope variance was sought? A. Possibly. Like I said, I do not remember all these actual questions you're	2 3 4 5 6 7 8 9 10 11 12 13 14	A. Yes. Q. Okay. At the bottom right corner of the drawing, it does say Sheet Number 3, correct? A. Yes. Q. Okay. And what sedimentation ponds do you see? How are they labeled? A. One, two, and three. Q. And how are they would you indicate the entire label? A. Sediment Pond Number 1, and Sediment Pond Number 2, and Sediment Pond Number 3. Q. Okay. Now, do those sediment ponds, are they proposed to have discharges?
2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. I do not remember. Q. You do not remember? A. I don't remember. Q. Do you remember seeing it in the application? A. I do not remember, no. I have no idea. Q. Okay. Did the City provide a clear and complete statement of the precise extent of the relief sought? Including specific identification of the particular provisions of the regulations from which the slope variance was sought? A. Possibly. Like I said, I do not remember all these actual questions you're asking me.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Yes. Q. Okay. At the bottom right corner of the drawing, it does say Sheet Number 3, correct? A. Yes. Q. Okay. And what sedimentation ponds do you see? How are they labeled? A. One, two, and three. Q. And how are they would you indicate the entire label? A. Sediment Pond Number 1, and Sediment Pond Number 2, and Sediment Pond Number 3. Q. Okay. Now, do those sediment ponds, are they proposed to have discharges? A. They have an overflow spillway
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. I do not remember. Q. You do not remember? A. I don't remember. Q. Do you remember seeing it in the application? A. I do not remember, no. I have no idea. Q. Okay. Did the City provide a clear and complete statement of the precise extent of the relief sought? Including specific identification of the particular provisions of the regulations from which the slope variance was sought? A. Possibly. Like I said, I do not remember all these actual questions you're asking me. Q. Did the Department make a written	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Yes. Q. Okay. At the bottom right corner of the drawing, it does say Sheet Number 3, correct? A. Yes. Q. Okay. And what sedimentation ponds do you see? How are they labeled? A. One, two, and three. Q. And how are they would you indicate the entire label? A. Sediment Pond Number 1, and Sediment Pond Number 2, and Sediment Pond Number 3. Q. Okay. Now, do those sediment ponds, are they proposed to have discharges? A. They have an overflow spillway andyes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. I do not remember. Q. You do not remember? A. I don't remember. Q. Do you remember seeing it in the application? A. I do not remember, no. I have no idea. Q. Okay. Did the City provide a clear and complete statement of the precise extent of the relief sought? Including specific identification of the particular provisions of the regulations from which the slope variance was sought? A. Possibly. Like I said, I do not remember all these actual questions you're asking me. Q. Did the Department make a written finding that a variance from the four-to-one	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Yes. Q. Okay. At the bottom right corner of the drawing, it does say Sheet Number 3, correct? A. Yes. Q. Okay. And what sedimentation ponds do you see? How are they labeled? A. One, two, and three. Q. And how are they would you indicate the entire label? A. Sediment Pond Number 1, and Sediment Pond Number 2, and Sediment Pond Number 3. Q. Okay. Now, do those sediment ponds, are they proposed to have discharges? A. They have an overflow spillway andyes. Q. Each sediment pond has an overflow
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. I do not remember. Q. You do not remember? A. I don't remember. Q. Do you remember seeing it in the application? A. I do not remember, no. I have no idea. Q. Okay. Did the City provide a clear and complete statement of the precise extent of the relief sought? Including specific identification of the particular provisions of the regulations from which the slope variance was sought? A. Possibly. Like I said, I do not remember all these actual questions you're asking me. Q. Did the Department make a written finding that a variance from the four-to-one final slope requirement will not threaten the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Yes. Q. Okay. At the bottom right corner of the drawing, it does say Sheet Number 3, correct? A. Yes. Q. Okay. And what sedimentation ponds do you see? How are they labeled? A. One, two, and three. Q. And how are they would you indicate the entire label? A. Sediment Pond Number 1, and Sediment Pond Number 2, and Sediment Pond Number 3. Q. Okay. Now, do those sediment ponds, are they proposed to have discharges? A. They have an overflow spillway andyes. Q. Each sediment pond has an overflow spillway?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. I do not remember? Q. You do not remember? A. I don't remember. Q. Do you remember seeing it in the application? A. I do not remember, no. I have no idea. Q. Okay. Did the City provide a clear and complete statement of the precise extent of the relief sought? Including specific identification of the particular provisions of the regulations from which the slope variance was sought? A. Possibly. Like I said, I do not remember all these actual questions you're asking me. Q. Did the Department make a written finding that a variance from the four-to-one final slope requirement will not threaten the public health or unreasonably create environmental pollution?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Yes. Q. Okay. At the bottom right corner of the drawing, it does say Sheet Number 3, correct? A. Yes. Q. Okay. And what sedimentation ponds do you see? How are they labeled? A. One, two, and three. Q. And how are they would you indicate the entire label? A. Sediment Pond Number 1, and Sediment Pond Number 2, and Sediment Pond Number 3. Q. Okay. Now, do those sediment ponds, are they proposed to have discharges? A. They have an overflow spillway andyes. Q. Each sediment pond has an overflow spillway? A. Each one? Let's see. Yes. Q. Okay. Now, do you know if
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1	MR. CARTER: I'm going to object.	1	in that one right there. Okay.
2	I mean, this is going into I mean,	2	Just to kind of back up just a little bit,
3	we're going into an NPDES permit	3	now this permit, when it first comes to you, you
4	question here, and we're here on the	4	get it in the form of the application; is that
5	solid waste land permit. I don't	5	right?
6	understand. I'm going to object to	6	A. Correct.
7	relevance.	7	Q. And now and once your analysis
8	HEARING OFFICER: Overruled. Do	8	of the application begins, are there are
9	you know where they discharge to?	9	there certain things that you look for to make
10	THE WITNESS: No, sir.	10	sure they're there?
11	BY MR. LUDDER:	11	A. Yes, for the most part.
12	Q. Okay. Do you know do you know	12	Q. Okay. And now in this particular
13	if those discharges are permitted under the	13	situation of 35-06, this was a modified permit
14	NPDES system?	14	to expand the landfill. So what kind of, if
15	A. I do not know for a fact, no.	15	you would, just kind of walk through kind of
16	Q. And who would know that?	16	your steps that you take when you first start
17	A. The people working in our NPDES	17	evaluating an application.
18	section.	18	A. Well, initially, it's to make sure
19	MR. LUDDER: Okay. No further	19	that everything as far as the application and
20	questions.	20	the fees are correct, is the I guess, the
21	HEARING OFFICER: I assume y'all	21	first part. And then basically it's
22	have some questions from the	22	just I mean, this they this is the
23	Department?	23	modification. I'm going to start, you know,
	•		
	D 000		B 000
	Page 290		Page 292
1		1	
1 2	MR. WHITE: Yes, sir oh, excuse	1 2	trying to figure out what the actual
2	MR. WHITE: Yes, sir oh, excuse me.	2	trying to figure out what the actual modifications are, which would be and then
2	MR. WHITE: Yes, sir oh, excuse me. HEARING OFFICER: Do you have some	2	trying to figure out what the actual modifications are, which would be and then going through and making sure everything is
2 3 4	MR. WHITE: Yes, sir oh, excuse me. HEARING OFFICER: Do you have some questions?	2 3 4	trying to figure out what the actual modifications are, which would be and then going through and making sure everything is lined up with our regulations, basically.
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2 3 4 5 6	MR. WHITE: Yes, sir oh, excuse me. HEARING OFFICER: Do you have some questions? MR. CARTER: Yes, I do. HEARING OFFICER: Okay. We've been	2 3 4 5 6	trying to figure out what the actual modifications are, which would be and then going through and making sure everything is lined up with our regulations, basically. Q. Okay. And when you say "lined up," this is an operational permit; is that
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	MR. WHITE: Yes, sir oh, excuse me. HEARING OFFICER: Do you have some questions? MR. CARTER: Yes, I do. HEARING OFFICER: Okay. We've been going on almost two hours. MR. CARTER: That's why I was going to see if Mr. Kelly needs a break. HEARING OFFICER: I was hoping I just wanted to make sure you have it. MR. CARTER: Okay. HEARING OFFICER: Let's take a break now. Let's go about 15 minutes. (A brief recess was taken.) HEARING OFFICER: We are on the record. Cross-examination? MR. CARTER: Thank you, Your Honor. CROSS-EXAMINATION BY MR. CARTER:	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	trying to figure out what the actual modifications are, which would be and then going through and making sure everything is lined up with our regulations, basically. Q. Okay. And when you say "lined up," this is an operational permit; is that correct? A. Yes, operational. Q. Okay. Now okay. Now, basically, let's just I want to just ask some questions go ahead and ask. Now, in this particular permit, Mr. Ludder had asked some questions about involving the wetlands on this particular permit. Do those does the permit allow construction of landfill cells in the wetland? A. Does the permit allow it? Q. Right. A. I no. Q. Okay. And now, also, the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	MR. WHITE: Yes, sir oh, excuse me. HEARING OFFICER: Do you have some questions? MR. CARTER: Yes, I do. HEARING OFFICER: Okay. We've been going on almost two hours. MR. CARTER: That's why I was going to see if Mr. Kelly needs a break. HEARING OFFICER: I was hoping I just wanted to make sure you have it. MR. CARTER: Okay. HEARING OFFICER: Let's take a break now. Let's go about 15 minutes. (A brief recess was taken.) HEARING OFFICER: We are on the record. Cross-examination? MR. CARTER: Thank you, Your Honor. CROSS-EXAMINATION BY MR. CARTER: Q. Jared, I know you covered lots of	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	trying to figure out what the actual modifications are, which would be and then going through and making sure everything is lined up with our regulations, basically. Q. Okay. And when you say "lined up," this is an operational permit; is that correct? A. Yes, operational. Q. Okay. Now okay. Now, basically, let's just I want to just ask some questions go ahead and ask. Now, in this particular permit, Mr. Ludder had asked some questions about involving the wetlands on this particular permit. Do those does the permit allow construction of landfill cells in the wetland? A. Does the permit allow it? Q. Right. A. I no. Q. Okay. And now, also, the permit does the permit allow discharge of
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MR. WHITE: Yes, sir oh, excuse me. HEARING OFFICER: Do you have some questions? MR. CARTER: Yes, I do. HEARING OFFICER: Okay. We've been going on almost two hours. MR. CARTER: That's why I was going to see if Mr. Kelly needs a break. HEARING OFFICER: I was hoping I just wanted to make sure you have it. MR. CARTER: Okay. HEARING OFFICER: Let's take a break now. Let's go about 15 minutes. (A brief recess was taken.) HEARING OFFICER: We are on the record. Cross-examination? MR. CARTER: Thank you, Your Honor. CROSS-EXAMINATION BY MR. CARTER: Q. Jared, I know you covered lots of it. Let's go back to Joint Exhibit Number 1,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	trying to figure out what the actual modifications are, which would be and then going through and making sure everything is lined up with our regulations, basically. Q. Okay. And when you say "lined up," this is an operational permit; is that correct? A. Yes, operational. Q. Okay. Now okay. Now, basically, let's just I want to just ask some questions go ahead and ask. Now, in this particular permit, Mr. Ludder had asked some questions about involving the wetlands on this particular permit. Do those does the permit allow construction of landfill cells in the wetland? A. Does the permit allow it? Q. Right. A. I no. Q. Okay. And now, also, the permit does the permit allow discharge of pollutants into the the intermittent streams
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	MR. WHITE: Yes, sir oh, excuse me. HEARING OFFICER: Do you have some questions? MR. CARTER: Yes, I do. HEARING OFFICER: Okay. We've been going on almost two hours. MR. CARTER: That's why I was going to see if Mr. Kelly needs a break. HEARING OFFICER: I was hoping I just wanted to make sure you have it. MR. CARTER: Okay. HEARING OFFICER: Let's take a break now. Let's go about 15 minutes. (A brief recess was taken.) HEARING OFFICER: We are on the record. Cross-examination? MR. CARTER: Thank you, Your Honor. CROSS-EXAMINATION BY MR. CARTER: Q. Jared, I know you covered lots of	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	trying to figure out what the actual modifications are, which would be and then going through and making sure everything is lined up with our regulations, basically. Q. Okay. And when you say "lined up," this is an operational permit; is that correct? A. Yes, operational. Q. Okay. Now okay. Now, basically, let's just I want to just ask some questions go ahead and ask. Now, in this particular permit, Mr. Ludder had asked some questions about involving the wetlands on this particular permit. Do those does the permit allow construction of landfill cells in the wetland? A. Does the permit allow it? Q. Right. A. I no. Q. Okay. And now, also, the permit does the permit allow discharge of

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	Page 293		Page 295
1	A. No.	1	address filling in of the wetlands or anything
2	Q. Okay. And now how do you	2	like that?
3	know is that something you glean from looking	3	A. No.
4	at the application?	4	Q. So like you said, it's an
5	A. Say that again. I'm sorry.	5	operational permit; is that correct?
6	Q. Is when you make when you're	6	A. Correct.
7	developing the permit, and those two	7	Q. Okay. Now and that also
8	requirements of the permit, I think you	8	includes the discharge of fill into the streams?
9	testified with Mr. Ludder that there	9	A. Yeah, that's all.
10	were there was information in the	10	Q. Okay. Now, as it pertains
11	application, designation of wetlands from the	11	to Mr. Ludder also asked you about the
12	Corps, and things along that line. Is that	12	different well, y'all got into a conversation
13	something that's taken into consideration once	13	about variances, okay? First of all, does the
14	you start evaluating an application?	14	permit that you drafted allow a variance for
15	A. Yes, yes.	15	alternative daily cover?
16	Q. Okay. And now in this particular	16	A. No.
17	situation now you have testified this is	17	Q. Did the City ask for a variance
18	an operational permit, right?	18	for alternative daily cover?
19	A. Yes.	19	A. No.
20	Q. So at the time this landfill	20	Q. So I think you and if I
21	begins operation, will there be wetlands	21	understood you right, you testified that, at
22	present?	22	this time, all they can use would be earth?
23	MR. LUDDER: Objection. Calls for	23	A. Correct.
	·		
	Page 294		Page 296
1	a legal conclusion	1	O Okay As for the other two
1	a legal conclusion. HEARING OFFICER: Overruled	1	Q. Okay. As for the other two
2	HEARING OFFICER: Overruled.	2	variances y'all discussed at length, the the
2	HEARING OFFICER: Overruled. BY MR. CARTER:	2	variances y'all discussed at length, the the two working faces, now, he was saying was there
2 3 4	HEARING OFFICER: Overruled. BY MR. CARTER: Q. Now, in this okay. Well, and	2 3 4	variances y'all discussed at length, the the two working faces, now, he was saying was there a particular document or anything where there is
2 3 4 5	HEARING OFFICER: Overruled. BY MR. CARTER: Q. Now, in this okay. Well, and you have read the regs. Mr. Ludder showed you	2 3 4 5	variances y'all discussed at length, the the two working faces, now, he was saying was there a particular document or anything where there is a request for a variance?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	HEARING OFFICER: Overruled. BY MR. CARTER: Q. Now, in this okay. Well, and you have read the regs. Mr. Ludder showed you the regs and everything, and the regs also state that a landfill cannot be well, land landfill buffers A. Yes. Q all that, cannot be in a wetland; is that right? A. Yes. Q. And in your review of the application and drafting of the permit, does the permit allow that? A. The permit does not allow it only states I don't believe it states the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	variances y'all discussed at length, the the two working faces, now, he was saying was there a particular document or anything where there is a request for a variance? A. The whole application, I guess, which is a request for variance. Q. Okay. Just, are there any particular areas just right offhand where you know well, I'll withdraw that. Let me ask okay. I tell you what, let me let's go to Exhibit 1, Joint Exhibit 1 there. And go to and we'll start with that in the last section, Section X, which covers the variance. Okay. Now, you have read both of those, I believe. I'm thinking you read both of those
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	HEARING OFFICER: Overruled. BY MR. CARTER: Q. Now, in this okay. Well, and you have read the regs. Mr. Ludder showed you the regs and everything, and the regs also state that a landfill cannot be well, land landfill buffers A. Yes. Q all that, cannot be in a wetland; is that right? A. Yes. Q. And in your review of the application and drafting of the permit, does the permit allow that? A. The permit does not allow it only states I don't believe it states the word "wetland" in the actual permit. Q. Okay. But in the application, you did see evidence of a wetland? A. Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	variances y'all discussed at length, the the two working faces, now, he was saying was there a particular document or anything where there is a request for a variance? A. The whole application, I guess, which is a request for variance. Q. Okay. Just, are there any particular areas just right offhand where you know well, I'll withdraw that. Let me ask okay. I tell you what, let me let's go to Exhibit 1, Joint Exhibit 1 there. And go to and we'll start with that in the last section, Section X, which covers the variance. Okay. Now, you have read both of those, I believe. I'm thinking you read both of those before. Now, the first one being that the frame of variance for a final final grade of three to one instead of the four to one, okay? A. Correct.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	HEARING OFFICER: Overruled. BY MR. CARTER: Q. Now, in this okay. Well, and you have read the regs. Mr. Ludder showed you the regs and everything, and the regs also state that a landfill cannot be well, land landfill buffers A. Yes. Q all that, cannot be in a wetland; is that right? A. Yes. Q. And in your review of the application and drafting of the permit, does the permit allow that? A. The permit does not allow it only states I don't believe it states the word "wetland" in the actual permit. Q. Okay. But in the application, you did see evidence of a wetland?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	variances y'all discussed at length, the the two working faces, now, he was saying was there a particular document or anything where there is a request for a variance? A. The whole application, I guess, which is a request for variance. Q. Okay. Just, are there any particular areas just right offhand where you know well, I'll withdraw that. Let me ask okay. I tell you what, let me let's go to Exhibit 1, Joint Exhibit 1 there. And go to and we'll start with that in the last section, Section X, which covers the variance. Okay. Now, you have read both of those, I believe. I'm thinking you read both of those before. Now, the first one being that the frame of variance for a final final grade of three to one instead of the four to one, okay?

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- there in front of you in this application. Just
- 2 briefly, if you could, could you explain what
- the City submitted to take into consideration as 3
- on that variance? 4
- 5 A. Oh, well, the drawings show that
- it's -- that they're three to one in several 6
- 7 places. It's also mentioned throughout the
- entire application, and then just them 8
- submitting a slope stability also shows that 9
- they're requesting --10
- 11 Q. And now, just -- because I'm not
- familiar with a slope stability study. I mean, 12
- 13 to me, it's a huge document.
- A. It is. 14
- Q. And, I mean, if you would, just 15
- explain that for us -- for me, I mean. For me 16
- and anybody else in here who is not quite sure 17
- what a slope stability study would be. 18
- 19 A. Basically, it's just showing that,
- 20 you know, the stability of that slope, which
- would be three to one, is -- will hold 21
- 22 up -- well, that slope will hold up as far as
- 23 the degree that they're trying to -- the three

- are there different requirements for a C&D face
- and a different requirement for an MSW -- I 2
- mean, different cover requirements? Excuse me. 3
 - A. Cover requirements?
- Q. Right. 5
 - A. As far as -- what they cover with
- 7 or time?

4

6

- 8 Q. I mean, just -- in general. Are
- there different regulations that are pertaining 9
- to a C&D landfill, and different regulations as 10
- 11 pertaining to an MSW landfill in their
- 12 operations?
- 13 A. I'm sorry. Ask that question
- again. I'm trying to -- I'm trying to -- it's 14
- 15

19

21

23

- Q. Okay. I'm just -- it's probably 16
- my question, excuse me. But, no, we talked 17
- about the two different working faces. 18
 - A. Yes.
- 20 Q. Now, what led you to believe in
 - the application that they needed two different
- working faces? 22
 - A. Yeah, like I said, they mentioned

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1 to one.

11

- 2 Q. And is that based on the design of
- the landfill? Is that what --
- A. It's based on several things. It 4
- 5 could be anything from, you know, the soil
- characteristics, or it's however the engineers 6
- come up with --7
- 8 Q. So there's a lot of different data
- that they provide in the soil -- soil slope
- stability study; is that right? 10
 - A. Correct.
- Q. Okay. And now on the other 12
- variance, when we talked about -- about the 13
- variance for two working faces. In your review 14
- of the application, how did you determine that 15
- they were request -- there was a request for two 16
- working faces? 17
- A. Well, basically, because they had 18
- two different cells. They had a C&D cell and an 19
- MSW cell which, obviously, would require a 20
- working face for a C&D and a working face for 21
- 22 the MSW.

23

Q. Okay. When you say "obviously,"

- they had two different working -- that they had
- two different cells, and then they showed that
- they had two different cells. So, obviously, as 3
- is, they didn't -- they needed two different 4
- 5 cells to operate the landfill.
- 6 Q. Okay. And now I think in some of
- the regulations, and some of the languages we 7
- read about a while ago, now, you draft the 8
- permit; is that correct? 9
- A. Correct. 10
- Q. And now once you are finished 11
- drafting the permit, and you submit it to your 12
- next supervisor to review and all that, but 13
- based on what you had seen in the applications,
- as for the variances, were they clear and 15
- concise? 16

17

22

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- A. Oh, yeah, absolutely.
- Q. Okay. And I think -- one other 18
- thing really quick. I think there was 19
- some -- some testimony as to whether 20
- the -- if -- if this permit didn't -- were 21
- revised or something along that line, is that going to stop the expansion of the landfill? 23
- Min-U-Script® Baker Realtime Reporting, Video and Litigation Support

	Page 301		Page 303
	rage 501		Fage 505
1	A. No.	1	A. Yes.
2	Q. And do you know I mean, why	2	HEARING OFFICER: What's that
3	would that be?	3	Number?
4	A. Because because most of this	4	MR. CARTER: Oh, Petitioners
5	stuff that's you know, that he was	5	Exhibit
6	questioning has nothing to do with the actual	6	THE WITNESS: 7, P-7.
7	expansion, as far as I can tell.	7	MR. CARTER: 7.
8	Q. Okay. The when you're looking	8	HEARING OFFICER: 7?
9	at that application, and like you shared, I	9	MR. CARTER: Yes, sir.
10	think Mr. Ludder I can't remember what	10	HEARING OFFICER: I got you.
11	exhibit.	11	BY MR. CARTER:
12	MR. CARTER: No, it would be the	12	Q. Okay. Because there's a couple of
13	letter, the Corps letter. Or the	13	definitions in here I want to ask you about.
14	letter to the Corps.	14	Now, well maybe just one. Okay. If you
15	A. Oh, the Corps letter would be in	15	would turn with me. It's 1-16.
16	that. Probably in the actual application.	16	Okay. If you would, read Definition 146.
	Q. Well, I think it may be Joint		A. It's a definition of wetlands. It
17	· · · · · · · · · · · · · · · · · · ·	17	
18	Exhibit Number 7. We'll look at that. Okay.	18	says, Those areas as defined by the U.S. Army
19	And I think I was thinking okay. And I	19	Corps of Engineers' regulations.
20	think	20	Q. Okay. Now, and that's part of the
21	MR. CARTER: Oh, David, do you	21	solid waste regulations that you use to to
22	remember what number you had that?	22	evaluate the applications and write the permits?
23	MR. LUDDER: On J-7?	23	A. Correct.
	D 000		B 004
	Page 302		Page 304
1	MR. CARTER: Right, but you	1	Q. Okay. So in conjunction with
1 2	MR. CARTER: Right, but you had you had also entered it in as a	1 2	Q. Okay. So in conjunction with the when you run across, like, the letter as
	<u> </u>		
2	had you had also entered it in as a	2	the when you run across, like, the letter as
2	had you had also entered it in as a separate exhibit number.	2	the when you run across, like, the letter as in Joint Exhibit Number 7, and then based on the
2 3 4	had you had also entered it in as a separate exhibit number. MR. LUDDER: Actually, I didn't	2 3 4	the when you run across, like, the letter as in Joint Exhibit Number 7, and then based on the definition and under the solid waste regs,
2 3 4 5	had you had also entered it in as a separate exhibit number. MR. LUDDER: Actually, I didn't enter it. I used the version of it that was in J-3.	2 3 4 5	the when you run across, like, the letter as in Joint Exhibit Number 7, and then based on the definition and under the solid waste regs, normally, the Corps is involved in some of these
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2 3 4 5 6 7	had you had also entered it in as a separate exhibit number. MR. LUDDER: Actually, I didn't enter it. I used the version of it that was in J-3.	2 3 4 5 6 7	the when you run across, like, the letter as in Joint Exhibit Number 7, and then based on the definition and under the solid waste regs, normally, the Corps is involved in some of these situations? A. Yes. MR. CARTER: Okay. Nothing further
2 3 4 5 6 7 8	had you had also entered it in as a separate exhibit number. MR. LUDDER: Actually, I didn't enter it. I used the version of it that was in J-3. MR. CARTER: Okay. That's correct. I'm sorry about that. Okay. BY MR. CARTER:	2 3 4 5 6 7 8	the when you run across, like, the letter as in Joint Exhibit Number 7, and then based on the definition and under the solid waste regs, normally, the Corps is involved in some of these situations? A. Yes.
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2 3 4 5 6 7 8 9	had you had also entered it in as a separate exhibit number. MR. LUDDER: Actually, I didn't enter it. I used the version of it that was in J-3. MR. CARTER: Okay. That's correct. I'm sorry about that. Okay. BY MR. CARTER: Q. Now, you've got in front of you Joint Exhibit Number 7, and that's a letter to	2 3 4 5 6 7 8 9	the when you run across, like, the letter as in Joint Exhibit Number 7, and then based on the definition and under the solid waste regs, normally, the Corps is involved in some of these situations? A. Yes. MR. CARTER: Okay. Nothing further at this time, Your Honor. HEARING OFFICER: Mr. White? MR. CARTER: Nothing further oh,
2 3 4 5 6 7 8 9 10 11	had you had also entered it in as a separate exhibit number. MR. LUDDER: Actually, I didn't enter it. I used the version of it that was in J-3. MR. CARTER: Okay. That's correct. I'm sorry about that. Okay. BY MR. CARTER: Q. Now, you've got in front of you Joint Exhibit Number 7, and that's a letter to the City of Dothan from the Department of the	2 3 4 5 6 7 8 9 10 11	the when you run across, like, the letter as in Joint Exhibit Number 7, and then based on the definition and under the solid waste regs, normally, the Corps is involved in some of these situations? A. Yes. MR. CARTER: Okay. Nothing further at this time, Your Honor. HEARING OFFICER: Mr. White? MR. CARTER: Nothing further oh, I'm sorry.
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	Page 305		Page 307
1	Q. Just a minute. Let me get it.	1	solid waste, whether or not authorized or
2	Excuse me. Go down to (2)(a) under, Water	2	permitted, including, but not limited to, waste
3	Quality Standards.	3	disposal areas and waste disposed therein.
4	A. Uh-huh (affirmative response).	4	Q. Does that definition tell you when
5	Q. And could you read that, please?	5	a facility becomes a facility?
6	(2)(a)?	6	A. Basically, yeah.
7	A. A facility shall not cause a	7	Q. When?
8	discharge of pollutants into waters of the	8	MR. LUDDER: Objection. Calls for
9	State, including wetlands, that is in violation	9	a legal interpretation.
10	of the requirements of the National Pollutant	10	Q. What does it say?
11	Discharge Elimination System, Alabama Water	11	MR. SASSER: You're Honor, we've
12	Pollution Control Act, Code of Alabama.	12	been asked no, hold on. We've been
13	Then it goes on.	13	asked legal questions all dadgum
14	Q. Okay. A facility shall not cause	14	afternoon, Your Honor, and we are just
15	a discharge of pollutants into waters of the	15	replying in kind.
16	State, including wetlands, that is in violation	16	MR. LUDDER: Your Honor, I my
17	of the requirements of the National Pollutant	17	questions was only what the rules
18	Discharge Elimination System, Alabama Water	18	said.
19	Pollution Control Act, with the citations; is	19	MR. SASSER: Well, that's exactly
20	that correct?	20	what he's asking, Your Honor.
21	A. Correct.	21	MR. WHITE: That's all I'm asking.
22	Q. Okay. If you would, please, turn	22	What does it say?
23	over to 335-13-103.	23	HEARING OFFICER: Overruled.
	Page 306		Page 308
1	Page 306 A. Definitions?	1	
1 2	A. Definitions?	1 2	Page 308 MR. WHITE: Thank you. BY MR. WHITE:
			MR. WHITE: Thank you. BY MR. WHITE:
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2	A. Definitions?Q. Yeah, you got the definitions?A. Yes, sir.Q. Turn to 47.	2	MR. WHITE: Thank you. BY MR. WHITE: Q. I believe you just read the definition of a landfill, did you not? I mean,
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Definitions? Q. Yeah, you got the definitions? A. Yes, sir. Q. Turn to 47. A. All right. Q. Now, the one you just read, that is (2)(a) under 335-4 says that a facility shall not cause a discharge of pollutants. What is a facility under that definition? A. It states, All contiguous land, structures and other I'm not even sure what that is. Q. Appurtenances? A. Appurtenances? A. Appurtenances there you go used for the processing, treatment, storage Q. "Used for the purposes," did you say? A. Yes, sir.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	MR. WHITE: Thank you. BY MR. WHITE: Q. I believe you just read the definition of a landfill, did you not? I mean, of a facility? You did? A. Yes, sir. Sorry. Q. Okay. Can you read it again? A. Yes, sir. All contiguous land, structures and other appurtenances used for the processing, treatment, storage, or disposal of solid waste. Q. Okay. So when does a facility become a facility? A. Whenever it is used for the processing, treatment, storage, or disposal of solid waste. Q. Okay. Has there been any use made of this proposed facility? A. Not that I'm aware of.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Definitions? Q. Yeah, you got the definitions? A. Yes, sir. Q. Turn to 47. A. All right. Q. Now, the one you just read, that is (2)(a) under 335-4 says that a facility shall not cause a discharge of pollutants. What is a facility under that definition? A. It states, All contiguous land, structures and other I'm not even sure what that is. Q. Appurtenances? A. Appurtenances there you go used for the processing, treatment, storage Q. "Used for the purposes," did you say? A. Yes, sir. Q. Okay. Go ahead.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	MR. WHITE: Thank you. BY MR. WHITE: Q. I believe you just read the definition of a landfill, did you not? I mean, of a facility? You did? A. Yes, sir. Sorry. Q. Okay. Can you read it again? A. Yes, sir. All contiguous land, structures and other appurtenances used for the processing, treatment, storage, or disposal of solid waste. Q. Okay. So when does a facility become a facility? A. Whenever it is used for the processing, treatment, storage, or disposal of solid waste. Q. Okay. Has there been any use made of this proposed facility? A. Not that I'm aware of. Q. Okay. Were you ever aware that
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Definitions? Q. Yeah, you got the definitions? A. Yes, sir. Q. Turn to 47. A. All right. Q. Now, the one you just read, that is (2)(a) under 335-4 says that a facility shall not cause a discharge of pollutants. What is a facility under that definition? A. It states, All contiguous land, structures and other I'm not even sure what that is. Q. Appurtenances? A. Appurtenances? A. Appurtenances there you go used for the processing, treatment, storage Q. "Used for the purposes," did you say? A. Yes, sir. Q. Okay. Go ahead. A. Used for the processing,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	MR. WHITE: Thank you. BY MR. WHITE: Q. I believe you just read the definition of a landfill, did you not? I mean, of a facility? You did? A. Yes, sir. Sorry. Q. Okay. Can you read it again? A. Yes, sir. All contiguous land, structures and other appurtenances used for the processing, treatment, storage, or disposal of solid waste. Q. Okay. So when does a facility become a facility? A. Whenever it is used for the processing, treatment, storage, or disposal of solid waste. Q. Okay. Has there been any use made of this proposed facility? A. Not that I'm aware of. Q. Okay. Were you ever aware that the Corps issued a fill permit?

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1	A. I did.	1	we have one, but I think I don't actually
2	Q. Okay. Did you get that before	2	utilize it each time, no.
3	35-06 Mod was issued?	3	Q. Okay. You stated, I believe, that
4	A. Before? I thought it came	4	Exhibit J-1, which is the final permit, is an
5	with no, before it was issued? I'm sorry.	5	operational permit?
6	No, it was not I did. I apologize. Let me	6	A. Correct.
7	back up. That's too many questions. It's	7	Q. Does it have provisions in it
8	getting to 5:00.	8	about construction of the facility?
9	Yes, I received it before the mod was	9	A. I don't believe it's a
10	issued.	10	construction permit, no.
11	Q. Okay. Got you. Thank you. Now,	11	Q. You don't believe there's any
12	did that permit allow the City to discharge or	12	provision in there about construction?
13	to put solid waste into wetlands?	13	A. I believe it let me see what it
14	A. No.	14	actually says. It says the Certificate of
15	Q. Okay. What did it authorize?	15	Construction.
16	A. Just the operation of a landfill.	16	Q. What says that?
17	Q. What did what did no, the	17	A. Number 12 of E of Section I.
18	Corps permit.	18	Q. Can you explain what that
19	A. I'm sorry.	19	requirement is?
20	Q. What did the Corps permit	20	A. Basically, it says they just need
21	authorize?	21	to send something in stating that it has
22	A. That, I'm not sure.	22	been that the cell of the new cell has
23	Q. Okay. Do do the plans show	23	been constructed in, you know, along the lines
23	Q. Okay. Do do the plans show	23	been constructed in, you know, along the lines
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			. age 5.2
1		1	
1 2	whether the fill would be completed before the	1 2	of the application and the regulations. I can
2	whether the fill would be completed before the use commenced?	2	of the application and the regulations. I can read it, actually, to you. It says
2	whether the fill would be completed before the use commenced? A. Does it show?	2	of the application and the regulations. I can read it, actually, to you. It says Q. That's okay.
2 3 4	whether the fill would be completed before the use commenced? A. Does it show? Q. Does the application excuse	2 3 4	of the application and the regulations. I can read it, actually, to you. It says Q. That's okay. That's okay. A. All right.
2 3 4 5	whether the fill would be completed before the use commenced? A. Does it show? Q. Does the application excuse me does the application say whether or not	2 3 4 5	of the application and the regulations. I can read it, actually, to you. It says Q. That's okay. That's okay. A. All right. Q. Isn't it true that your permit
2 3 4 5 6	whether the fill would be completed before the use commenced? A. Does it show? Q. Does the application excuse me does the application say whether or not that construction would be completed before it	2 3 4 5	of the application and the regulations. I can read it, actually, to you. It says Q. That's okay. That's okay. A. All right. Q. Isn't it true that your permit can't be issued or it's not supposed to be
2 3 4 5 6 7	whether the fill would be completed before the use commenced? A. Does it show? Q. Does the application excuse me does the application say whether or not that construction would be completed before it started being used?	2 3 4 5 6 7	of the application and the regulations. I can read it, actually, to you. It says Q. That's okay. That's okay. A. All right. Q. Isn't it true that your permit can't be issued or it's not supposed to be issued until all design requirements of the rule
2 3 4 5 6 7 8	whether the fill would be completed before the use commenced? A. Does it show? Q. Does the application excuse me does the application say whether or not that construction would be completed before it started being used? A. Yes.	2 3 4 5 6 7 8	of the application and the regulations. I can read it, actually, to you. It says Q. That's okay. That's okay. A. All right. Q. Isn't it true that your permit can't be issued or it's not supposed to be issued until all design requirements of the rule are met?
2 3 4 5 6 7 8 9	whether the fill would be completed before the use commenced? A. Does it show? Q. Does the application excuse me does the application say whether or not that construction would be completed before it started being used? A. Yes. Q. Okay. They're not going to get	2 3 4 5 6 7 8 9	of the application and the regulations. I can read it, actually, to you. It says Q. That's okay. That's okay. A. All right. Q. Isn't it true that your permit can't be issued or it's not supposed to be issued until all design requirements of the rule are met? A. I'm not sure on that.
2 3 4 5 6 7 8 9	whether the fill would be completed before the use commenced? A. Does it show? Q. Does the application excuse me does the application say whether or not that construction would be completed before it started being used? A. Yes. Q. Okay. They're not going to get halfway through and start depositing waste?	2 3 4 5 6 7 8 9	of the application and the regulations. I can read it, actually, to you. It says Q. That's okay. That's okay. A. All right. Q. Isn't it true that your permit can't be issued or it's not supposed to be issued until all design requirements of the rule are met? A. I'm not sure on that. Q. Is there a rule in Exhibit P-6
2 3 4 5 6 7 8 9 10	whether the fill would be completed before the use commenced? A. Does it show? Q. Does the application excuse me does the application say whether or not that construction would be completed before it started being used? A. Yes. Q. Okay. They're not going to get halfway through and start depositing waste? A. Correct. No.	2 3 4 5 6 7 8 9 10	of the application and the regulations. I can read it, actually, to you. It says Q. That's okay. That's okay. A. All right. Q. Isn't it true that your permit can't be issued or it's not supposed to be issued until all design requirements of the rule are met? A. I'm not sure on that. Q. Is there a rule in Exhibit P-6 that addresses design requirements?
2 3 4 5 6 7 8 9 10 11	whether the fill would be completed before the use commenced? A. Does it show? Q. Does the application excuse me does the application say whether or not that construction would be completed before it started being used? A. Yes. Q. Okay. They're not going to get halfway through and start depositing waste? A. Correct. No. Q. Okay. Thank you. And when it is	2 3 4 5 6 7 8 9 10 11	of the application and the regulations. I can read it, actually, to you. It says Q. That's okay. That's okay. A. All right. Q. Isn't it true that your permit can't be issued or it's not supposed to be issued until all design requirements of the rule are met? A. I'm not sure on that. Q. Is there a rule in Exhibit P-6 that addresses design requirements? A. It says, General Design Standards,
2 3 4 5 6 7 8 9 10 11 12	whether the fill would be completed before the use commenced? A. Does it show? Q. Does the application excuse me does the application say whether or not that construction would be completed before it started being used? A. Yes. Q. Okay. They're not going to get halfway through and start depositing waste? A. Correct. No. Q. Okay. Thank you. And when it is completed, will it be located in wetlands?	2 3 4 5 6 7 8 9 10 11 12 13	of the application and the regulations. I can read it, actually, to you. It says Q. That's okay. That's okay. A. All right. Q. Isn't it true that your permit can't be issued or it's not supposed to be issued until all design requirements of the rule are met? A. I'm not sure on that. Q. Is there a rule in Exhibit P-6 that addresses design requirements? A. It says, General Design Standards, yes.
2 3 4 5 6 7 8 9 10 11 12 13 14	whether the fill would be completed before the use commenced? A. Does it show? Q. Does the application excuse me does the application say whether or not that construction would be completed before it started being used? A. Yes. Q. Okay. They're not going to get halfway through and start depositing waste? A. Correct. No. Q. Okay. Thank you. And when it is completed, will it be located in wetlands? A. No.	2 3 4 5 6 7 8 9 10 11 12 13	of the application and the regulations. I can read it, actually, to you. It says Q. That's okay. That's okay. A. All right. Q. Isn't it true that your permit can't be issued or it's not supposed to be issued until all design requirements of the rule are met? A. I'm not sure on that. Q. Is there a rule in Exhibit P-6 that addresses design requirements? A. It says, General Design Standards, yes. Q. I'm sorry. It says what?
2 3 4 5 6 7 8 9 10 11 12 13 14 15	whether the fill would be completed before the use commenced? A. Does it show? Q. Does the application excuse me does the application say whether or not that construction would be completed before it started being used? A. Yes. Q. Okay. They're not going to get halfway through and start depositing waste? A. Correct. No. Q. Okay. Thank you. And when it is completed, will it be located in wetlands? A. No. MR. WHITE: Okay. That's all.	2 3 4 5 6 7 8 9 10 11 12 13 14	of the application and the regulations. I can read it, actually, to you. It says Q. That's okay. That's okay. A. All right. Q. Isn't it true that your permit can't be issued or it's not supposed to be issued until all design requirements of the rule are met? A. I'm not sure on that. Q. Is there a rule in Exhibit P-6 that addresses design requirements? A. It says, General Design Standards, yes. Q. I'm sorry. It says what? A. General Design Standards for
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	whether the fill would be completed before the use commenced? A. Does it show? Q. Does the application excuse me does the application say whether or not that construction would be completed before it started being used? A. Yes. Q. Okay. They're not going to get halfway through and start depositing waste? A. Correct. No. Q. Okay. Thank you. And when it is completed, will it be located in wetlands? A. No. MR. WHITE: Okay. That's all. HEARING OFFICER: Redirect?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	of the application and the regulations. I can read it, actually, to you. It says Q. That's okay. That's okay. A. All right. Q. Isn't it true that your permit can't be issued or it's not supposed to be issued until all design requirements of the rule are met? A. I'm not sure on that. Q. Is there a rule in Exhibit P-6 that addresses design requirements? A. It says, General Design Standards, yes. Q. I'm sorry. It says what? A. General Design Standards for Disposal Facilities.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	whether the fill would be completed before the use commenced? A. Does it show? Q. Does the application excuse me does the application say whether or not that construction would be completed before it started being used? A. Yes. Q. Okay. They're not going to get halfway through and start depositing waste? A. Correct. No. Q. Okay. Thank you. And when it is completed, will it be located in wetlands? A. No. MR. WHITE: Okay. That's all. HEARING OFFICER: Redirect? REDIRECT EXAMINATION	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	of the application and the regulations. I can read it, actually, to you. It says Q. That's okay. That's okay. A. All right. Q. Isn't it true that your permit can't be issued or it's not supposed to be issued until all design requirements of the rule are met? A. I'm not sure on that. Q. Is there a rule in Exhibit P-6 that addresses design requirements? A. It says, General Design Standards, yes. Q. I'm sorry. It says what? A. General Design Standards for Disposal Facilities. Q. All right. Would you turn to that
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	whether the fill would be completed before the use commenced? A. Does it show? Q. Does the application excuse me does the application say whether or not that construction would be completed before it started being used? A. Yes. Q. Okay. They're not going to get halfway through and start depositing waste? A. Correct. No. Q. Okay. Thank you. And when it is completed, will it be located in wetlands? A. No. MR. WHITE: Okay. That's all. HEARING OFFICER: Redirect? REDIRECT EXAMINATION BY MR. LUDDER:	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	of the application and the regulations. I can read it, actually, to you. It says Q. That's okay. That's okay. A. All right. Q. Isn't it true that your permit can't be issued or it's not supposed to be issued until all design requirements of the rule are met? A. I'm not sure on that. Q. Is there a rule in Exhibit P-6 that addresses design requirements? A. It says, General Design Standards, yes. Q. I'm sorry. It says what? A. General Design Standards for Disposal Facilities. Q. All right. Would you turn to that rule, please?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	whether the fill would be completed before the use commenced? A. Does it show? Q. Does the application excuse me does the application say whether or not that construction would be completed before it started being used? A. Yes. Q. Okay. They're not going to get halfway through and start depositing waste? A. Correct. No. Q. Okay. Thank you. And when it is completed, will it be located in wetlands? A. No. MR. WHITE: Okay. That's all. HEARING OFFICER: Redirect? REDIRECT EXAMINATION BY MR. LUDDER: Q. Mr. Kelly, do you utilize a	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	of the application and the regulations. I can read it, actually, to you. It says Q. That's okay. That's okay. A. All right. Q. Isn't it true that your permit can't be issued or it's not supposed to be issued until all design requirements of the rule are met? A. I'm not sure on that. Q. Is there a rule in Exhibit P-6 that addresses design requirements? A. It says, General Design Standards, yes. Q. I'm sorry. It says what? A. General Design Standards for Disposal Facilities. Q. All right. Would you turn to that rule, please? A. All right.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	whether the fill would be completed before the use commenced? A. Does it show? Q. Does the application excuse me does the application say whether or not that construction would be completed before it started being used? A. Yes. Q. Okay. They're not going to get halfway through and start depositing waste? A. Correct. No. Q. Okay. Thank you. And when it is completed, will it be located in wetlands? A. No. MR. WHITE: Okay. That's all. HEARING OFFICER: Redirect? REDIRECT EXAMINATION BY MR. LUDDER: Q. Mr. Kelly, do you utilize a checklist of any kind when an application comes	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	of the application and the regulations. I can read it, actually, to you. It says Q. That's okay. That's okay. A. All right. Q. Isn't it true that your permit can't be issued or it's not supposed to be issued until all design requirements of the rule are met? A. I'm not sure on that. Q. Is there a rule in Exhibit P-6 that addresses design requirements? A. It says, General Design Standards, yes. Q. I'm sorry. It says what? A. General Design Standards for Disposal Facilities. Q. All right. Would you turn to that rule, please? A. All right. Q. And we discussed this rule
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	whether the fill would be completed before the use commenced? A. Does it show? Q. Does the application excuse me does the application say whether or not that construction would be completed before it started being used? A. Yes. Q. Okay. They're not going to get halfway through and start depositing waste? A. Correct. No. Q. Okay. Thank you. And when it is completed, will it be located in wetlands? A. No. MR. WHITE: Okay. That's all. HEARING OFFICER: Redirect? REDIRECT EXAMINATION BY MR. LUDDER: Q. Mr. Kelly, do you utilize a checklist of any kind when an application comes in to evaluate what things to review?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	of the application and the regulations. I can read it, actually, to you. It says Q. That's okay. That's okay. A. All right. Q. Isn't it true that your permit can't be issued or it's not supposed to be issued until all design requirements of the rule are met? A. I'm not sure on that. Q. Is there a rule in Exhibit P-6 that addresses design requirements? A. It says, General Design Standards, yes. Q. I'm sorry. It says what? A. General Design Standards for Disposal Facilities. Q. All right. Would you turn to that rule, please? A. All right. Q. And we discussed this rule earlier. Would you please read that rule?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	whether the fill would be completed before the use commenced? A. Does it show? Q. Does the application excuse me does the application say whether or not that construction would be completed before it started being used? A. Yes. Q. Okay. They're not going to get halfway through and start depositing waste? A. Correct. No. Q. Okay. Thank you. And when it is completed, will it be located in wetlands? A. No. MR. WHITE: Okay. That's all. HEARING OFFICER: Redirect? REDIRECT EXAMINATION BY MR. LUDDER: Q. Mr. Kelly, do you utilize a checklist of any kind when an application comes in to evaluate what things to review? A. I don't think so. I have well,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	of the application and the regulations. I can read it, actually, to you. It says Q. That's okay. That's okay. A. All right. Q. Isn't it true that your permit can't be issued or it's not supposed to be issued until all design requirements of the rule are met? A. I'm not sure on that. Q. Is there a rule in Exhibit P-6 that addresses design requirements? A. It says, General Design Standards, yes. Q. I'm sorry. It says what? A. General Design Standards for Disposal Facilities. Q. All right. Would you turn to that rule, please? A. All right. Q. And we discussed this rule earlier. Would you please read that rule? A. Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	whether the fill would be completed before the use commenced? A. Does it show? Q. Does the application excuse me does the application say whether or not that construction would be completed before it started being used? A. Yes. Q. Okay. They're not going to get halfway through and start depositing waste? A. Correct. No. Q. Okay. Thank you. And when it is completed, will it be located in wetlands? A. No. MR. WHITE: Okay. That's all. HEARING OFFICER: Redirect? REDIRECT EXAMINATION BY MR. LUDDER: Q. Mr. Kelly, do you utilize a checklist of any kind when an application comes in to evaluate what things to review?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	of the application and the regulations. I can read it, actually, to you. It says Q. That's okay. That's okay. A. All right. Q. Isn't it true that your permit can't be issued or it's not supposed to be issued until all design requirements of the rule are met? A. I'm not sure on that. Q. Is there a rule in Exhibit P-6 that addresses design requirements? A. It says, General Design Standards, yes. Q. I'm sorry. It says what? A. General Design Standards for Disposal Facilities. Q. All right. Would you turn to that rule, please? A. All right. Q. And we discussed this rule earlier. Would you please read that rule?

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1	A. Yes. General standards is:	1	that there are slopes addressing slopes
2	335-13-412 through 335-13-420 provides	2	during operation versus final cover system. Do
3	standards for establishing a landfill unit	3	you recall it?
4	providing that the siting standards of	4	A. Yes.
5	335-13-401 have been fully complied with to	5	Q. Do you know how or whether it's
6	the satisfaction of the Department. Certain	6	engineeringly [verbatim] possible to operate the
7	requirements contained in 335-13-401 through	7	landfill, the proposed landfill, over years and
8	335-13-420 may be enhanced or reduced by the	8	years with operational slopes of four to one,
9	Department as deemed necessary to comply with	9	and then complete the landfill with a final
10	the Act and this Division.	10	slope of three to one?
11	Q. So the Rules 335-13-412 through	11	A. That's I mean that's that's
12	335-13-420, those are the design standards	12	not for me to determine. That's engineering
13	that have to be addressed by a permit	13	Q. I'm sorry?
14	application, correct?	14	A. That's not for me to determine.
15	A. It states, Provides standards for	15	That's up to the engineer who designed it.
16	establishing a landfill unit.	16	Q. All right. So you don't know
17	Q. Do those have to be addressed in	17	whether that can be achieved?
18	the permit application?	18	A. I would I mean, I would assume
19	A. To the satisfaction of the	19	so.
20	Department.	20	Q. Because why?
21	Q. They do have to be addressed?	21	A. Because that's what we received.
22	A. To the satisfaction of the	22	I mean, I'm not
23	Department.	23	Q. So you're relying entirely on the
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1	Q. Are you agreeing with me that they	1	application for your assumption?
2	do have to be addressed in the application?	2	A. The technical part, mostly. Yes.
3	A. Well, sure.	3	Q. But you yourself as an engineer
4	Q. Okay. But isn't there a a	4	don't know, or do you know as an engineer, that
5	qualification to that statement that begins with	5	you can have whether you can have an
6	the word, Providing?	6	operational slope of four to one over the life
7	A. Say that again.	7	of the facility, active life, and then close the
8	Q. Yeah, don't the words, Providing	8	landfill with a final slope of three to one?
9	that the siting standards of 335-13-4	9	A. Yes.
10	MR. CARTER: That's not what it	10	Q. You think that can be done?
11	says, Your Honor.	11	A. Yeah.
12	Q dash doesn't it include the	12	Q. Okay. Do you know and I think
13	phrase, Providing that the siting standards of	13	we may have covered this earlier you
14	335-13-401 have been fully complied with to	14	discussed the slope excuse me yeah, the
15	the satisfaction of the Department?	15	slope I guess what's the stability
16	A. Yes, to the satisfaction of the	16	analysis called?
17	Department.	17	A. Yes, it's O. What's it called?
18	Q. All right. So am I correct in	18	Q. What's it called?A. I believe it's called the "slope."
19	saying that the application has to address design standards provided that the siting	19	I don't know exactly the actual wording. I
20 21	standards have been fully complied with?	20 21	would have to look at it myself. I'm looking at
22	A. Yes.	22	the wrong one. He has it. Yeah. Maybe I'm not
44	A. 108.	22	locking at the wrong one. No. I was locking at

Q. Now, we discussed earlier the fact

23

looking at the wrong one. No, I was looking at

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1	the right one. It is the static stability	1	be constructed at different times?
2	analysis.	2	A. Do I know for a fact?
3	Q. All right. Static stability	3	Q. Yes.
4	analysis. Is it your contention that that	4	A. I would say, no. But common sense
5	static stability analysis addresses erosion?	5	says, yes. And it might actually mention that
6	A. Yes.	6	in the application, that it will go in that
7	Q. And where does it address erosion?	7	sequence, I just don't know off the top of my
8	A. That's somewhere in it. I don't	8	head.
9	know exactly the the outline of I	9	Q. Have you ever known any landfills
10	didn't I didn't construct this, so I couldn't	10	to operate to construct multiple cells at one
11	tell you exactly where's I'd have to go	11	time?
12	through the whole thing.	12	A. Not labeled differently.
13	Q. Okay. And I believe you testified	13	Q. But they have had multiple cells?
14	earlier that you don't know whether there are	14	A. But they were called well, they
15	soil loss calculations in that document,	15	were well, no. They were all called one.
16	correct?	16	Q. Multiple cells designated as
17	A. Yes. I do not know if it is, or	17	one one number? Is that what you mean?
18	is not.	18	A. I would say, no. No, I do not
19	Q. Okay.	19	know if they opened multiple cells at one time.
20	A. I cannot recall.	20	Q. Who you referred to the next
	Q. You testified on cross-examination		supervisor that would review, I guess, the
21 22	about the working faces, that there were going	21 22	application and the draft permit that you
23	to be two cells on the facility?	23	prepared. Who would that be?
23	to be two cens on the facility:	23	prepared. Who would that be:
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	Page 318		Page 320
1	A. Uh-huh (affirmative response).	1	A. Scott Story.
2	A. Uh-huh (affirmative response).Q. Aren't there three cells in the	2	A. Scott Story.Q. Now, you also testified that the
2	A. Uh-huh (affirmative response). Q. Aren't there three cells in the municipal waste solid municipal solid waste	2	A. Scott Story. Q. Now, you also testified that the wetlands and streams has nothing to do with the
2 3 4	A. Uh-huh (affirmative response). Q. Aren't there three cells in the municipal waste solid municipal solid waste expansion area?	2 3 4	A. Scott Story. Q. Now, you also testified that the wetlands and streams has nothing to do with the expansion. Isn't this landfill going to be
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2 3 4 5 6	A. Uh-huh (affirmative response). Q. Aren't there three cells in the municipal waste solid municipal solid waste expansion area? A. Yes, but only one at time. Q. And did the permit say that they	2 3 4 5 6	A. Scott Story. Q. Now, you also testified that the wetlands and streams has nothing to do with the expansion. Isn't this landfill going to be constructed in an area where wetlands and streams exist today, as shown in Exhibit P-4?
2 3 4 5 6 7	A. Uh-huh (affirmative response). Q. Aren't there three cells in the municipal waste solid municipal solid waste expansion area? A. Yes, but only one at time. Q. And did the permit say that they will sequence them that way?	2 3 4 5 6 7	A. Scott Story. Q. Now, you also testified that the wetlands and streams has nothing to do with the expansion. Isn't this landfill going to be constructed in an area where wetlands and streams exist today, as shown in Exhibit P-4? A. I mean, it's not up to me to
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Uh-huh (affirmative response). Q. Aren't there three cells in the municipal waste solid municipal solid waste expansion area? A. Yes, but only one at time. Q. And did the permit say that they will sequence them that way? A. I believe so. Q. The permit does? A. The permit? Oh, the permits doesn't answer doesn't even mention the sequence of Q. Okay. Does the application mention the sequence? A. Well, it says, Cell 6, Cell 7, Cell 8, so I would that's what I would assume. And it might say something. I'm not sure. Q. You're not sure? Do you know from	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Scott Story. Q. Now, you also testified that the wetlands and streams has nothing to do with the expansion. Isn't this landfill going to be constructed in an area where wetlands and streams exist today, as shown in Exhibit P-4? A. I mean, it's not up to me to determine what is considered a wetland. Q. I'm sorry? A. It's not up to me to consider what is considered a wetland. This is done by someone else. Q. Now, we talked about the definition of "facility," and you made the point that the definition of "facility" included, I think MR. WHITE: 335-13-4, (2)(a), Definition is at 47. MR. LUDDER: Right.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Uh-huh (affirmative response). Q. Aren't there three cells in the municipal waste solid municipal solid waste expansion area? A. Yes, but only one at time. Q. And did the permit say that they will sequence them that way? A. I believe so. Q. The permit does? A. The permit? Oh, the permits doesn't answer doesn't even mention the sequence of Q. Okay. Does the application mention the sequence? A. Well, it says, Cell 6, Cell 7, Cell 8, so I would that's what I would assume. And it might say something. I'm not sure. Q. You're not sure? Do you know from the fact that it says Cell L-6, Cell L-7, and Cell L-8, that they will that they will be	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Scott Story. Q. Now, you also testified that the wetlands and streams has nothing to do with the expansion. Isn't this landfill going to be constructed in an area where wetlands and streams exist today, as shown in Exhibit P-4? A. I mean, it's not up to me to determine what is considered a wetland. Q. I'm sorry? A. It's not up to me to consider what is considered a wetland. This is done by someone else. Q. Now, we talked about the definition of "facility," and you made the point that the definition of "facility" included, I think MR. WHITE: 335-13-4, (2)(a), Definition is at 47. MR. LUDDER: Right. BY MR. LUDDER: Q. You made the point that until
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Uh-huh (affirmative response). Q. Aren't there three cells in the municipal waste solid municipal solid waste expansion area? A. Yes, but only one at time. Q. And did the permit say that they will sequence them that way? A. I believe so. Q. The permit does? A. The permit? Oh, the permits doesn't answer doesn't even mention the sequence of Q. Okay. Does the application mention the sequence? A. Well, it says, Cell 6, Cell 7, Cell 8, so I would that's what I would assume. And it might say something. I'm not sure. Q. You're not sure? Do you know from the fact that it says Cell L-6, Cell L-7, and Cell L-8, that they will that they will be constructed at different times merely from that	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Scott Story. Q. Now, you also testified that the wetlands and streams has nothing to do with the expansion. Isn't this landfill going to be constructed in an area where wetlands and streams exist today, as shown in Exhibit P-4? A. I mean, it's not up to me to determine what is considered a wetland. Q. I'm sorry? A. It's not up to me to consider what is considered a wetland. This is done by someone else. Q. Now, we talked about the definition of "facility," and you made the point that the definition of "facility" included, I think MR. WHITE: 335-13-4, (2)(a), Definition is at 47. MR. LUDDER: Right. BY MR. LUDDER: Q. You made the point that until the the land is used for the processing of
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Uh-huh (affirmative response). Q. Aren't there three cells in the municipal waste solid municipal solid waste expansion area? A. Yes, but only one at time. Q. And did the permit say that they will sequence them that way? A. I believe so. Q. The permit does? A. The permit? Oh, the permits doesn't answer doesn't even mention the sequence of Q. Okay. Does the application mention the sequence? A. Well, it says, Cell 6, Cell 7, Cell 8, so I would that's what I would assume. And it might say something. I'm not sure. Q. You're not sure? Do you know from the fact that it says Cell L-6, Cell L-7, and Cell L-8, that they will that they will be	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Scott Story. Q. Now, you also testified that the wetlands and streams has nothing to do with the expansion. Isn't this landfill going to be constructed in an area where wetlands and streams exist today, as shown in Exhibit P-4? A. I mean, it's not up to me to determine what is considered a wetland. Q. I'm sorry? A. It's not up to me to consider what is considered a wetland. This is done by someone else. Q. Now, we talked about the definition of "facility," and you made the point that the definition of "facility" included, I think MR. WHITE: 335-13-4, (2)(a), Definition is at 47. MR. LUDDER: Right. BY MR. LUDDER: Q. You made the point that until

	Junia Department of Environmental Management		
	Page 321		Page 323
1	storage or disposal of solid waste, I believe	1	MR. LUDDER: P-6 and -7, which were
2	your point was that it was not a facility at	2	the regulations.
3	that point? If I'm sorry I withdraw the	3	HEARING OFFICER: They're already
4	question.	4	in.
5	I believe your point was that if the land	5	MR. LUDDER: Okay. And J-7?
6	was not being used for processing, treatment,	6	HEARING OFFICER: J-7? I don't
7	storage or disposal of solid waste, it was not a	7	have a note on it.
8	facility; is that right?	8	MR. LUDDER: I withdraw that, Your
9	A. I wasn't making a point. I was	9	Honor. We've already addressed it in
10	simply reading the definition, as I was asked.	10	a different exhibit. With that, I'm
11	Q. Okay.	11	done, Your Honor.
12	MR. LUDDER: Your Honor, I want to	12	HEARING OFFICER: All right.
13	make sure that we've admitted some of	13	Recross?
14	these exhibits before he gets off.	14	MR. CARTER: Just okay.
15	HEARING OFFICER: All right.	15	RECROSS EXAMINATION
16	Sounds good.	16	BY MR. CARTER:
17	MR. LUDDER: I offer Exhibit J-1,	17	Q. Jared, if you would, the
18	the permit.	18	operations manual. I believe it's
19	HEARING OFFICER: It's admitted.	19	under yeah, under there. And if you would,
20	(Exhibit No. J-1 was admitted	20	would you turn it's Page 4.1.
21	into evidence.)	21	MR. CARTER: It's on toward the
22	MR. LUDDER: Exhibit J-3, Parts I	22	back, Your Honor. It's the way it's
23	through III.	23	set up. It's kind of
	Page 322		Page 324
1	HEARING OFFICER: Wait a minute.	1	A. It's an operations manual? Okay.
1 2	HEARING OFFICER: Wait a minute. What was that? J what?	1 2	A. It's an operations manual? Okay.Q. Right.
			A. It's an operations manual? Okay.Q. Right.A. Flip on one of his actual not
2	What was that? J what?	2	Q. Right.A. Flip on one of his actual not
2	What was that? J what? MR. LUDDER: J-3, Parts I through	2	Q. Right.
2 3 4	What was that? J what? MR. LUDDER: J-3, Parts I through III. HEARING OFFICER: I know there's	2 3 4	Q. Right. A. Flip on one of his actual not of any type of a report of wetland? Or
2 3 4 5	What was that? J what? MR. LUDDER: J-3, Parts I through III.	2 3 4 5	Q. Right. A. Flip on one of his actual not of any type of a report of wetland? Or anything like that?
2 3 4 5 6	What was that? J what? MR. LUDDER: J-3, Parts I through III. HEARING OFFICER: I know there's been a lot of testimony on those, but	2 3 4 5 6	Q. Right. A. Flip on one of his actual not of any type of a report of wetland? Or anything like that? Q. Yeah, Page 4.1 of the operations
2 3 4 5 6 7	What was that? J what? MR. LUDDER: J-3, Parts I through III. HEARING OFFICER: I know there's been a lot of testimony on those, but are they broken down, so that those	2 3 4 5 6 7	Q. Right. A. Flip on one of his actual not of any type of a report of wetland? Or anything like that? Q. Yeah, Page 4.1 of the operations manual.
2 3 4 5 6 7 8	What was that? J what? MR. LUDDER: J-3, Parts I through III. HEARING OFFICER: I know there's been a lot of testimony on those, but are they broken down, so that those individual parts can come in? Any	2 3 4 5 6 7 8	Q. Right. A. Flip on one of his actual not of any type of a report of wetland? Or anything like that? Q. Yeah, Page 4.1 of the operations manual. A. This isn't the beginning, is it?
2 3 4 5 6 7 8 9	What was that? J what? MR. LUDDER: J-3, Parts I through III. HEARING OFFICER: I know there's been a lot of testimony on those, but are they broken down, so that those individual parts can come in? Any objection?	2 3 4 5 6 7 8	Q. Right. A. Flip on one of his actual not of any type of a report of wetland? Or anything like that? Q. Yeah, Page 4.1 of the operations manual. A. This isn't the beginning, is it? Q. I think it's on
2 3 4 5 6 7 8 9	What was that? J what? MR. LUDDER: J-3, Parts I through III. HEARING OFFICER: I know there's been a lot of testimony on those, but are they broken down, so that those individual parts can come in? Any objection? MR. WHITE: No objection.	2 3 4 5 6 7 8 9	Q. Right. A. Flip on one of his actual not of any type of a report of wetland? Or anything like that? Q. Yeah, Page 4.1 of the operations manual. A. This isn't the beginning, is it? Q. I think it's on A. It's before the wetland thing,
2 3 4 5 6 7 8 9 10	What was that? J what? MR. LUDDER: J-3, Parts I through III. HEARING OFFICER: I know there's been a lot of testimony on those, but are they broken down, so that those individual parts can come in? Any objection? MR. WHITE: No objection. MR. CARTER: No objection.	2 3 4 5 6 7 8 9 10	Q. Right. A. Flip on one of his actual not of any type of a report of wetland? Or anything like that? Q. Yeah, Page 4.1 of the operations manual. A. This isn't the beginning, is it? Q. I think it's on A. It's before the wetland thing, right?
2 3 4 5 6 7 8 9 10 11	What was that? J what? MR. LUDDER: J-3, Parts I through III. HEARING OFFICER: I know there's been a lot of testimony on those, but are they broken down, so that those individual parts can come in? Any objection? MR. WHITE: No objection. MR. CARTER: No objection. (Exhibits No. J-3, Parts I	2 3 4 5 6 7 8 9 10 11	Q. Right. A. Flip on one of his actual not of any type of a report of wetland? Or anything like that? Q. Yeah, Page 4.1 of the operations manual. A. This isn't the beginning, is it? Q. I think it's on A. It's before the wetland thing, right? HEARING OFFICER: I think it was
2 3 4 5 6 7 8 9 10 11 12 13	What was that? J what? MR. LUDDER: J-3, Parts I through III. HEARING OFFICER: I know there's been a lot of testimony on those, but are they broken down, so that those individual parts can come in? Any objection? MR. WHITE: No objection. MR. CARTER: No objection. (Exhibits No. J-3, Parts I through III were collectively	2 3 4 5 6 7 8 9 10 11 12	Q. Right. A. Flip on one of his actual not of any type of a report of wetland? Or anything like that? Q. Yeah, Page 4.1 of the operations manual. A. This isn't the beginning, is it? Q. I think it's on A. It's before the wetland thing, right? HEARING OFFICER: I think it was after.
2 3 4 5 6 7 8 9 10 11 12 13	What was that? J what? MR. LUDDER: J-3, Parts I through III. HEARING OFFICER: I know there's been a lot of testimony on those, but are they broken down, so that those individual parts can come in? Any objection? MR. WHITE: No objection. MR. CARTER: No objection. (Exhibits No. J-3, Parts I through III were collectively admitted into evidence.)	2 3 4 5 6 7 8 9 10 11 12 13	Q. Right. A. Flip on one of his actual not of any type of a report of wetland? Or anything like that? Q. Yeah, Page 4.1 of the operations manual. A. This isn't the beginning, is it? Q. I think it's on A. It's before the wetland thing, right? HEARING OFFICER: I think it was after. MR. CARTER: After.
2 3 4 5 6 7 8 9 10 11 12 13 14	What was that? J what? MR. LUDDER: J-3, Parts I through III. HEARING OFFICER: I know there's been a lot of testimony on those, but are they broken down, so that those individual parts can come in? Any objection? MR. WHITE: No objection. MR. CARTER: No objection. (Exhibits No. J-3, Parts I through III were collectively admitted into evidence.) MR. LUDDER: Exhibit J-9, which	2 3 4 5 6 7 8 9 10 11 12 13 14	Q. Right. A. Flip on one of his actual not of any type of a report of wetland? Or anything like that? Q. Yeah, Page 4.1 of the operations manual. A. This isn't the beginning, is it? Q. I think it's on A. It's before the wetland thing, right? HEARING OFFICER: I think it was after. MR. CARTER: After. THE WITNESS: After? Okay.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	What was that? J what? MR. LUDDER: J-3, Parts I through III. HEARING OFFICER: I know there's been a lot of testimony on those, but are they broken down, so that those individual parts can come in? Any objection? MR. WHITE: No objection. MR. CARTER: No objection. (Exhibits No. J-3, Parts I through III were collectively admitted into evidence.) MR. LUDDER: Exhibit J-9, which was J-9 was the Corps of Engineers'	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. Right. A. Flip on one of his actual not of any type of a report of wetland? Or anything like that? Q. Yeah, Page 4.1 of the operations manual. A. This isn't the beginning, is it? Q. I think it's on A. It's before the wetland thing, right? HEARING OFFICER: I think it was after. MR. CARTER: After. THE WITNESS: After? Okay. MR. LUDDER: Is that Page or
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	What was that? J what? MR. LUDDER: J-3, Parts I through III. HEARING OFFICER: I know there's been a lot of testimony on those, but are they broken down, so that those individual parts can come in? Any objection? MR. WHITE: No objection. MR. CARTER: No objection. (Exhibits No. J-3, Parts I through III were collectively admitted into evidence.) MR. LUDDER: Exhibit J-9, which was J-9 was the Corps of Engineers' public notice.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. Right. A. Flip on one of his actual not of any type of a report of wetland? Or anything like that? Q. Yeah, Page 4.1 of the operations manual. A. This isn't the beginning, is it? Q. I think it's on A. It's before the wetland thing, right? HEARING OFFICER: I think it was after. MR. CARTER: After. THE WITNESS: After? Okay. MR. LUDDER: Is that Page or Section 4.1?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	What was that? J what? MR. LUDDER: J-3, Parts I through III. HEARING OFFICER: I know there's been a lot of testimony on those, but are they broken down, so that those individual parts can come in? Any objection? MR. WHITE: No objection. MR. CARTER: No objection. (Exhibits No. J-3, Parts I through III were collectively admitted into evidence.) MR. LUDDER: Exhibit J-9, which was J-9 was the Corps of Engineers' public notice. HEARING OFFICER: No objection they be admitted? MR. WHITE: No, sir.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Right. A. Flip on one of his actual not of any type of a report of wetland? Or anything like that? Q. Yeah, Page 4.1 of the operations manual. A. This isn't the beginning, is it? Q. I think it's on A. It's before the wetland thing, right? HEARING OFFICER: I think it was after. MR. CARTER: After. THE WITNESS: After? Okay. MR. LUDDER: Is that Page or Section 4.1? MR. CARTER: It's it looks like Section 4.0, and down here, it's noted as 4.1.
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	Page 325		Page 327
1	THE WITNESS: Okay.	1	Application hereby incorporated by reference and
2	MR. DAVIS: David, you've got a	2	hereinafter referred to as the Application.
3	computer.	3	MR. CARTER: Okay. That's all I
4	THE WITNESS: There it is. All	4	have. Thank you.
5	right.	5	HEARING OFFICER: Mr. White?
6	BY MR. CARTER:	6	MR. WHITE: Yes, sir.
7	Q. Okay. You were asked a question a	7	RECROSS EXAMINATION
8	few minutes ago by Mr. Ludder about sequencing?	8	BY MR. WHITE:
9	A. Sure.	9	Q. If you would, if you'd look at
10	Q. Is that does that part of the	10	Section 7.3 of the operations manual, otherwise
11	operation manual reference sequencing and	11	identified as P-3 [verbatim], I believe. And
12	design?	12	read, under 7.3.
13	A. It does.	13	A. Defining Waste Area?
14	Q. Okay. What does it say?	14	Q. Please.
15	A. It says, MSW Expansion Cell 6	15	A. The Landfill Operator shall
16	through 8 is designed for sequential development	16	confine the waste in as small an area as
17	and filling process as shown on the Permit	17	practical that still allows for adequate
18	Plans.	18	equipment operation.
19	Q. Okay. And as on the permit plans,	19	Q. Okay. What section of the
20	I think you identified that as Cells 6, 7, and	20	operation manual is that in, as denominated on
21	8?	21	the top of the page?
22	A. Correct.	22	A. What section? It's 7.3 of the
23	Q. Okay. Now, if you would, go to	23	operations manual.
23	Q. Okay. Now, if you would, go to	23	operations mandar.
	Page 326		Page 328
1	I_1	1	O Okay And does that make any
1	J-1. A Just the permit?	1 2	Q. Okay. And does that make any references to whether it's construction or
2	A. Just the permit?	2	references to whether it's construction or
2	A. Just the permit?Q. All yeah. You are correct,	2	references to whether it's construction or municipal?
2 3 4	A. Just the permit? Q. All yeah. You are correct, that is the permit. I think it's it looks	2 3 4	references to whether it's construction or municipal? A. It does not.
2 3 4 5	A. Just the permit? Q. All yeah. You are correct, that is the permit. I think it's it looks like it says Page 1 of 14.	2 3 4 5	references to whether it's construction or municipal? A. It does not. Q. Okay. All right. Look at the
2 3 4 5 6	A. Just the permit? Q. All yeah. You are correct, that is the permit. I think it's it looks like it says Page 1 of 14. A. 1? Okay.	2 3 4 5 6	references to whether it's construction or municipal? A. It does not. Q. Okay. All right. Look at the beginning of that chapter.
2 3 4 5 6 7	A. Just the permit? Q. All yeah. You are correct, that is the permit. I think it's it looks like it says Page 1 of 14. A. 1? Okay. Q. Right.	2 3 4 5 6 7	references to whether it's construction or municipal? A. It does not. Q. Okay. All right. Look at the beginning of that chapter. A. Okay.
2 3 4 5 6 7 8	A. Just the permit? Q. All yeah. You are correct, that is the permit. I think it's it looks like it says Page 1 of 14. A. 1? Okay. Q. Right. A. All right.	2 3 4 5 6 7 8	references to whether it's construction or municipal? A. It does not. Q. Okay. All right. Look at the beginning of that chapter. A. Okay. Q. Does that make the reference as to
2 3 4 5 6 7 8 9	A. Just the permit? Q. All yeah. You are correct, that is the permit. I think it's it looks like it says Page 1 of 14. A. 1? Okay. Q. Right. A. All right. Q. Okay. Now, on that	2 3 4 5 6 7 8 9	references to whether it's construction or municipal? A. It does not. Q. Okay. All right. Look at the beginning of that chapter. A. Okay. Q. Does that make the reference as to whether it's MSW or C&D?
2 3 4 5 6 7 8 9	A. Just the permit? Q. All yeah. You are correct, that is the permit. I think it's it looks like it says Page 1 of 14. A. 1? Okay. Q. Right. A. All right. Q. Okay. Now, on that particular on that part of the permit, does	2 3 4 5 6 7 8 9	references to whether it's construction or municipal? A. It does not. Q. Okay. All right. Look at the beginning of that chapter. A. Okay. Q. Does that make the reference as to whether it's MSW or C&D? A. Yes, it does.
2 3 4 5 6 7 8 9 10	A. Just the permit? Q. All yeah. You are correct, that is the permit. I think it's it looks like it says Page 1 of 14. A. 1? Okay. Q. Right. A. All right. Q. Okay. Now, on that particular on that part of the permit, does it mention anything about does the	2 3 4 5 6 7 8 9 10	references to whether it's construction or municipal? A. It does not. Q. Okay. All right. Look at the beginning of that chapter. A. Okay. Q. Does that make the reference as to whether it's MSW or C&D? A. Yes, it does. Q. Okay. And what is it?
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2 3 4 5 6 7 8 9 10 11 12 13	A. Just the permit? Q. All yeah. You are correct, that is the permit. I think it's it looks like it says Page 1 of 14. A. 1? Okay. Q. Right. A. All right. Q. Okay. Now, on that particular on that part of the permit, does it mention anything about does the application become part of the permit? A. Does it become part of the permit?	2 3 4 5 6 7 8 9 10 11 12 13	references to whether it's construction or municipal? A. It does not. Q. Okay. All right. Look at the beginning of that chapter. A. Okay. Q. Does that make the reference as to whether it's MSW or C&D? A. Yes, it does. Q. Okay. And what is it? A. It's requirements for MSW disposal.
2 3 4 5 6 7 8 9 10 11 12 13	A. Just the permit? Q. All yeah. You are correct, that is the permit. I think it's it looks like it says Page 1 of 14. A. 1? Okay. Q. Right. A. All right. Q. Okay. Now, on that particular on that part of the permit, does it mention anything about does the application become part of the permit? A. Does it become part of the permit? I believe it's it's yes. It is	2 3 4 5 6 7 8 9 10 11 12 13	references to whether it's construction or municipal? A. It does not. Q. Okay. All right. Look at the beginning of that chapter. A. Okay. Q. Does that make the reference as to whether it's MSW or C&D? A. Yes, it does. Q. Okay. And what is it? A. It's requirements for MSW disposal. Q. Okay. And so Chapter 7.0 of the
2 3 4 5 6 7 8 9 10 11 12 13 14	A. Just the permit? Q. All yeah. You are correct, that is the permit. I think it's it looks like it says Page 1 of 14. A. 1? Okay. Q. Right. A. All right. Q. Okay. Now, on that particular on that part of the permit, does it mention anything about does the application become part of the permit? A. Does it become part of the permit? I believe it's it's yes. It is incorporated by reference.	2 3 4 5 6 7 8 9 10 11 12 13 14	references to whether it's construction or municipal? A. It does not. Q. Okay. All right. Look at the beginning of that chapter. A. Okay. Q. Does that make the reference as to whether it's MSW or C&D? A. Yes, it does. Q. Okay. And what is it? A. It's requirements for MSW disposal. Q. Okay. And so Chapter 7.0 of the operation manual provides for requirements for
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Just the permit? Q. All yeah. You are correct, that is the permit. I think it's it looks like it says Page 1 of 14. A. 1? Okay. Q. Right. A. All right. Q. Okay. Now, on that particular on that part of the permit, does it mention anything about does the application become part of the permit? A. Does it become part of the permit? I believe it's it's yes. It is incorporated by reference. Q. Right. In that third paragraph,	2 3 4 5 6 7 8 9 10 11 12 13 14 15	references to whether it's construction or municipal? A. It does not. Q. Okay. All right. Look at the beginning of that chapter. A. Okay. Q. Does that make the reference as to whether it's MSW or C&D? A. Yes, it does. Q. Okay. And what is it? A. It's requirements for MSW disposal. Q. Okay. And so Chapter 7.0 of the operation manual provides for requirements for disposal of municipal waste?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Just the permit? Q. All yeah. You are correct, that is the permit. I think it's it looks like it says Page 1 of 14. A. 1? Okay. Q. Right. A. All right. Q. Okay. Now, on that particular on that part of the permit, does it mention anything about does the application become part of the permit? A. Does it become part of the permit? I believe it's it's yes. It is incorporated by reference. Q. Right. In that third paragraph, basically? A. Yes. Q. If you would read that for me.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	references to whether it's construction or municipal? A. It does not. Q. Okay. All right. Look at the beginning of that chapter. A. Okay. Q. Does that make the reference as to whether it's MSW or C&D? A. Yes, it does. Q. Okay. And what is it? A. It's requirements for MSW disposal. Q. Okay. And so Chapter 7.0 of the operation manual provides for requirements for disposal of municipal waste? A. Correct. Q. And under the section you just read, 7.3, under Specific Requirements for MSW
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Just the permit? Q. All yeah. You are correct, that is the permit. I think it's it looks like it says Page 1 of 14. A. 1? Okay. Q. Right. A. All right. Q. Okay. Now, on that particular on that part of the permit, does it mention anything about does the application become part of the permit? A. Does it become part of the permit? I believe it's it's yes. It is incorporated by reference. Q. Right. In that third paragraph, basically? A. Yes. Q. If you would read that for me. A. This permit is based on the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	references to whether it's construction or municipal? A. It does not. Q. Okay. All right. Look at the beginning of that chapter. A. Okay. Q. Does that make the reference as to whether it's MSW or C&D? A. Yes, it does. Q. Okay. And what is it? A. It's requirements for MSW disposal. Q. Okay. And so Chapter 7.0 of the operation manual provides for requirements for disposal of municipal waste? A. Correct. Q. And under the section you just read, 7.3, under Specific Requirement, is
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Just the permit? Q. All yeah. You are correct, that is the permit. I think it's it looks like it says Page 1 of 14. A. 1? Okay. Q. Right. A. All right. Q. Okay. Now, on that particular on that part of the permit, does it mention anything about does the application become part of the permit? A. Does it become part of the permit? I believe it's it's yes. It is incorporated by reference. Q. Right. In that third paragraph, basically? A. Yes. Q. If you would read that for me. A. This permit is based on the information submitted to ADEM on October 18th,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	references to whether it's construction or municipal? A. It does not. Q. Okay. All right. Look at the beginning of that chapter. A. Okay. Q. Does that make the reference as to whether it's MSW or C&D? A. Yes, it does. Q. Okay. And what is it? A. It's requirements for MSW disposal. Q. Okay. And so Chapter 7.0 of the operation manual provides for requirements for disposal of municipal waste? A. Correct. Q. And under the section you just read, 7.3, under Specific Requirement, is there not?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Just the permit? Q. All yeah. You are correct, that is the permit. I think it's it looks like it says Page 1 of 14. A. 1? Okay. Q. Right. A. All right. Q. Okay. Now, on that particular on that part of the permit, does it mention anything about does the application become part of the permit? A. Does it become part of the permit? I believe it's it's yes. It is incorporated by reference. Q. Right. In that third paragraph, basically? A. Yes. Q. If you would read that for me. A. This permit is based on the information submitted to ADEM on October 18th, 2012, for permit renewal, on January 26th, 2015	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	references to whether it's construction or municipal? A. It does not. Q. Okay. All right. Look at the beginning of that chapter. A. Okay. Q. Does that make the reference as to whether it's MSW or C&D? A. Yes, it does. Q. Okay. And what is it? A. It's requirements for MSW disposal. Q. Okay. And so Chapter 7.0 of the operation manual provides for requirements for disposal of municipal waste? A. Correct. Q. And under the section you just read, 7.3, under Specific Requirements for MSW Disposal, there is a specific requirement, is there not? A. Correct.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Just the permit? Q. All yeah. You are correct, that is the permit. I think it's it looks like it says Page 1 of 14. A. 1? Okay. Q. Right. A. All right. Q. Okay. Now, on that particular on that part of the permit, does it mention anything about does the application become part of the permit? A. Does it become part of the permit? I believe it's it's yes. It is incorporated by reference. Q. Right. In that third paragraph, basically? A. Yes. Q. If you would read that for me. A. This permit is based on the information submitted to ADEM on October 18th,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	references to whether it's construction or municipal? A. It does not. Q. Okay. All right. Look at the beginning of that chapter. A. Okay. Q. Does that make the reference as to whether it's MSW or C&D? A. Yes, it does. Q. Okay. And what is it? A. It's requirements for MSW disposal. Q. Okay. And so Chapter 7.0 of the operation manual provides for requirements for disposal of municipal waste? A. Correct. Q. And under the section you just read, 7.3, under Specific Requirement, is there not?

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	Page 329		Page 331
1	over	1	A. Correct.
2	MR. WELLS: Section 8?	2	Q. And both of them, each of them,
3	Q. Section 8. And would you read the	3	are required and designed to meet State
4	requirement are there requirements under	4	regulations? And that is: As small an area as
5	Section 8?	5	possible; is that correct?
6	A. Yes.	6	A. Yes.
7	Q. What are they?	7	MR. LUDDER: Objection.
8	A. Specific Requirements for	8	HEARING OFFICER: Overruled.
9	Construction and Demolition Disposal.	9	BY MR. WHITE:
10	Q. Okay. Different set of	10	Q. Let me show you P-5. And I don't
11	requirements for a different kind of waste?	11	know how to denominate this, other than this is
12	A. Correct.	12	the final grading plan, under P-5.
13	Q. All right. We were talking about	13	A. Page number?
14	municipal waste. Section 8 talks about what?	14	Q. Page 5, thank you. P-5. And ask
15	A. Construction and demolition waste.	15	you if you can identify that drawing.
16	Q. Is there a requirement for	16	A. It's the final grading plan.
17	compliance with regulations for a	17	Q. Okay. Does it show the slope that
18	face operating face for both municipal waste	18	the application is requesting to be approved in
19	and construction and demolition waste?	19	their permit for the final grade or cover? Look
20	A. I do not see it.	20	in the yellow part.
21	Q. Look again.	21	A. Thank you. Yes, it does.
22	A. The actual waste? I'm sorry. Can	22	Q. What is it?
23	you ask that question again? I'm sorry. I	23	A. It is three to one for the MSW,
	David 220		
	Page 330		Page 332
_	Page 330	_	Page 332
1	misunderstood.	1	and four to one for the C&D.
2	misunderstood. Q. Okay. My question is: You	2	and four to one for the C&D. Q. Okay. So you've got a request
2	misunderstood. Q. Okay. My question is: You testified that there is a requirement that all	2	and four to one for the C&D. Q. Okay. So you've got a request here that you approve a slope that is at
2 3 4	misunderstood. Q. Okay. My question is: You testified that there is a requirement that all waste shall be confined to as	2 3 4	and four to one for the C&D. Q. Okay. So you've got a request here that you approve a slope that is at variance with the regulations; is that correct?
2 3 4 5	misunderstood. Q. Okay. My question is: You testified that there is a requirement that all waste shall be confined to as A. Yes.	2 3 4 5	and four to one for the C&D. Q. Okay. So you've got a request here that you approve a slope that is at variance with the regulations; is that correct? A. Correct.
2 3 4 5 6	misunderstood. Q. Okay. My question is: You testified that there is a requirement that all waste shall be confined to as A. Yes. Q small an area as possible as	2 3 4 5	and four to one for the C&D. Q. Okay. So you've got a request here that you approve a slope that is at variance with the regulations; is that correct? A. Correct. Q. And you knew that when you saw
2 3 4 5 6 7	misunderstood. Q. Okay. My question is: You testified that there is a requirement that all waste shall be confined to as A. Yes. Q small an area as possible as far as the disposal of municipal solid waste?	2 3 4 5 6 7	and four to one for the C&D. Q. Okay. So you've got a request here that you approve a slope that is at variance with the regulations; is that correct? A. Correct. Q. And you knew that when you saw that?
2 3 4 5 6 7 8	misunderstood. Q. Okay. My question is: You testified that there is a requirement that all waste shall be confined to as A. Yes. Q small an area as possible as far as the disposal of municipal solid waste? A. Yes.	2 3 4 5 6 7 8	and four to one for the C&D. Q. Okay. So you've got a request here that you approve a slope that is at variance with the regulations; is that correct? A. Correct. Q. And you knew that when you saw that? A. Uh-huh (affirmative response).
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2 3 4 5 6 7 8 9	misunderstood. Q. Okay. My question is: You testified that there is a requirement that all waste shall be confined to as A. Yes. Q small an area as possible as far as the disposal of municipal solid waste? A. Yes. Q. Is there a similar requirement for construction waste under Chapter 8?	2 3 4 5 6 7 8	and four to one for the C&D. Q. Okay. So you've got a request here that you approve a slope that is at variance with the regulations; is that correct? A. Correct. Q. And you knew that when you saw that? A. Uh-huh (affirmative response). Q. It was not four to one, was it? A. No.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	misunderstood. Q. Okay. My question is: You testified that there is a requirement that all waste shall be confined to as A. Yes. Q small an area as possible as far as the disposal of municipal solid waste? A. Yes. Q. Is there a similar requirement for construction waste under Chapter 8? A. Yes, sorry. Q. Thank you. Would you read it? A. All waste shall be confined to as small an area as possible and placed onto an appropriate slope not to exceed four to one, 25 percent, or as approved by the Department. Q. Okay. So you had an operation an application for a face for construction [verbatim] waste, and you had an application the same application include a face for construction and demolition waste?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	and four to one for the C&D. Q. Okay. So you've got a request here that you approve a slope that is at variance with the regulations; is that correct? A. Correct. Q. And you knew that when you saw that? A. Uh-huh (affirmative response). Q. It was not four to one, was it? A. No. Q. Okay. And is that why the permit says that a variance for three to one is approved? A. Yes. Q. Okay. Are there other in the interest of expediting things are there other references to that slope request in the application other than the drawing there at P-5, Page 5? A. Yes. Q. Okay.

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1	HEARING OFFICER: Anything further	1	REPORTER'S CERTIFICATE
2	from this Witness?	2	STATE OF ALABAMA
3	MR. LUDDER: Nothing further.	3	MONTGOMERY COUNTY
4	HEARING OFFICER: Everybody got	4	I, Patrick Miller, Alabama Certified
5	their exhibits in that they need? May	5	Court Reporter No. 2037, and Commissioner for the
6	Mr. Kelly be excused? He is excused.	6	State of Alabama at Large, hereby certify that on
7	Thank you, sir.	7	Tuesday, May 31st, 2016, I reported the TESTIMONY
8	THE WITNESS: Thank you.	8	AND PROCEEDINGS in the matter of the foregoing
9	MR. SASSER: Your Honor, we're done	9	cause, and that the pages herein contain a true and
10	with him, but we would since he is	10	accurate transcription of said proceedings.
11	on our witness list, we would like to	11	I further certify that I am neither kin
12	reserve in case we need to call	12	nor of counsel to the parties to said cause, nor in
13	him I mean, you can go.	13	any manner interested in the results thereof.
14	THE WITNESS: Sure.	14	This 9th day of June, 2016.
15	HEARING OFFICER: Okay. That means	15	
16	you need to be available.	16	
17	THE WITNESS: Yes, sir, no problem.	17	
18	HEARING OFFICER: And you won't be	18	
19	allowed to sit in on this, all right?	19	PATRICK MILLER, ACCR-2037 Commissioner for the
20	THE WITNESS: Okay.	20	State of Alabama at Large MY LICENSE EXPIRES: 8/24/16
	HEARING OFFICER: All right. Thank	21	MY COMMISSION EXPIRES: 2/19/19
21	you, sir.	22	
22	•	23	
23	All right. I think that we'll stop	23	
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	1 age 334		
1	here for today.		
2	MR. WHITE: Thank you.		
3	HEARING OFFICER: And reconvene in		
4	the morning at y'all want to go		
5	9:00 again? 9:00?		
6	MR. CARTER: Yes, sir. That's		
7	fine.		
8	HEARING OFFICER: See you here at		
9	9:00. Thank you, gentlemen.		
10	MR. CARTER: Thank you.		
11	(Whereupon, the hearing		
12	adjourned at 4:40 p.m.)		
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23	* * * * * * *		

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